

**EXHIBIT 1**  
**PART 2**

**Snyder Law Firm LLC**

11551 Granada, Suite 100  
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp. Inc.  
13706 Research Boulevard, Suite 301  
Austin, Texas  
78750

April 2, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 315

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association, Case No. CV-08-01125-C (W.D. Okla.)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Mar-01-10	E-mail to local counsel regarding status of motion regarding LaSalle counsel's representation of former LaSalle employees and whether to make separate filing regarding request to expedite consideration of motion. E-mail from LaSalle counsel regarding logistics for Tom Watson deposition. E-mail to local counsel and Mr. Watson regarding same. Additional e-mails regarding same.	1.10	324.50	PDS
	Close review and search of productions for key documents, assemble same re name file and deposition prep per P. Snyder instructions and request. Export productions and burn to CDs to send to P. Kraft as requested. Prepare exhibits to send to iVize for uploading to web dbase. Receive and process depositions and depo exhibits from court reporters re update ecase name files, hard copy name files, working notebook, and depo transcript matrix. Review, send and receive emails on various issues. Organize and prepare correspondence for scanning.	3.60	468.00	TR
Mar-02-10	E-mail regarding logistics for Watson deposition. [REDACTED] [REDACTED] [REDACTED] E-mail regarding status	2.40	708.00	PDS

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of Forum and Callahan depositions. E-mail to Wells Fargo providing litigation update.

E-mail from Mr. Watson regarding logistics for deposition. Telephone conference with Mr. Watson to discuss same. Prepare for call with foreclosure attorney expert witness. Participate in telephone conference with same. Follow-up e-mail to same. E-mails regarding appraiser expert.

Review NV-BORR productions, tag, download and OCR deposition transcripts of various witnesses from the PT litigation materials per clients request. Close review and search of productions for key documents, assemble same re name file and deposition prep per P. Snyder instructions and request. Prepare CDROM of depositions and productions to send to P. Kraft and client. Assemble CD of documents to send to expert Belanger as requested by P. Snyder, create and update index of documents sent to expert Belanger. Review correspondence and pleadings. Update hard copy and ecase name files. Update various key indices and matrix. Emails to P. Kraft re depositions and videos.

3.80 494.00 TR

Mar-03-10

Receive draft motion to disqualify LaSalle counsel from representing former LaSalle employees. E-mail regarding same. E-mail to local counsel regarding delay in court ruling on request that determination of motion be expedited.

4.80 1,416.00 PDS

Gather documents for use as exhibits during Tom Watson deposition. Prepare for deposition en route to Chicago. Receive order from court scheduling briefing deadlines for disqualification motion. E-mail regarding same. Meet with Mr. Watson in Chicago to discuss deposition. Continue to organize and copy documents for use as exhibits at deposition. Continue to draft and revise outline for Watson deposition.

	Receive and process depositions and depo exhibits and errata sheets from court reporters re update ecase name files, hard copy name files, working notebook, and depo transcript matrix. Prepare exhibits to send to iVize for uploading to web dbase. Close review and search of productions for key documents, assemble same re name file and deposition prep per P. Snyder instructions and request. Email ct. reporter re missing depositions and videos of same. Assemble documents to sent to expert Belanger as requested by P. Snyder, create and update index of documents sent to expert Belanger. Receive, download and circulate pleadings.	3.70	481.00	TR
Mar-04-10	Continue to draft outline for deposition of Tom Watson. Depose Tom Watson in Chicago. Travel from downtown to airport. Determine litigation projects en route to Kansas City.	6.10	1,799.50	PDS
	Receive and process depositions and depo exhibits from court reporters re update ecase name files, hard copy name files, working notebook, and depo transcript matrix. Update Summation dbase with deposition exhibits and depositions received. Receive and review iVize invoices from vendor and TC with vendor re same. Search, review and assemble documents relating to rent roll data to possibly send to experts per clients request.	3.00	390.00	TR
Mar-05-10	E-mail local counsel and client regarding outcome of Watson deposition and other litigation matters. [REDACTED] [REDACTED] E-mail regarding Goodall's review of deposition transcript. Receive and review draft privilege log. Review insert for privilege log. Review several privileged documents. E-mail to client regarding same. [REDACTED] [REDACTED] [REDACTED] Telephone conference with appraiser expert. E-mails regarding status of Forum and Callahan depositions.	2.50	737.50	PDS
	Search, review and assemble documents relating to rent roll data and servicing records	4.60	598.00	TR

to possibly send to experts per clients request. Review documents in Summation database and high-level coding of same. Receive, download, circulate and review pleadings. Review, send and receive emails on various issues. Update and revise privilege log per Paul's edits to same. Assemble and email pleadings per P. Snyder request re [REDACTED]

[REDACTED] Receive and process depositions and depo exhibits from court reporters re update ecase name files, hard copy name files, working notebook, and depo transcript matrix. Update Summation dbase with deposition exhibits and depositions received.

Mar-06-10

[REDACTED]

1.60

472.00

PDS

[REDACTED] E-mail regarding need to request that current expert witness deadlines be suspended in light of pending motion requesting disqualification of LaSalle counsel. E-mail confirming date of Forum deposition. E-mail to client forwarding privilege log. E-mail to local counsel requesting review and analysis of same and need to list communications with litigation counsel. [REDACTED]

[REDACTED]  
[REDACTED]  
[REDACTED]

Review LaSalle produced confidential docs to determine those marked with "Confidential" stamp and those not marked with "Confidential" stamp per P. Snyder request. Receive and download deposition videos on external control hard drive and back-up hard drive. Prepare copies of DVDs of same to send to P. Kraft.

2.50

325.00

TR

Mar-07-10

[REDACTED]

5.70

1,681.50

PDS

[REDACTED] E-mails regarding contacting [REDACTED] E-mail regarding deposition of Tom Watson and relevance of broker issue.

Receive and download deposition videos on external control hard drive and back-up hard drive. Prepare copies of DVDs of same to send to P. Kraft. Update Summation dbase

1.50

195.00

TR

re tech work and correct image error issues, check/pack/blaze and back up dbase. Review documents and per form high level coding of same.

Mar-08-10

7.70

2,271.50

PDS

[REDACTED]  
[REDACTED] E-mail regarding requesting that expert dates be extended pending ruling on motion to disqualify defense counsel. [REDACTED]

[REDACTED] E-mail to client forwarding same. Receive and review Trepp data. E-mail regarding same. Review LaSalle's opposition to disqualification motion. E-mail regarding same. Research regarding Prof. Simon, who submitted affidavit in support of LaSalle's opposition. E-mail regarding same. Comprehensive e-mail regarding LaSalle's opposition.

Search productions and assemble documents to send to experts as requested by P. Snyder. Receive and cursory review Pl and Df privilege logs. Receive review and process LaSalle custodian and confidential lists re LaSalle productions. Emails re deposition logistics and videos. Emails re various issues. Extensive research for information regarding connection between CWT and Prof. Simon. Receive, download, circulate and review pleadings. Review Lee, Frederick and NV-BORR production for promo video of PT property per clients request. Close review and search of productions for key documents, assemble same re name file and deposition prep per P. Snyder instructions and request.

4.10

533.00

TR

Mar-09-10

7.20

2,124.00

PDS

Additional comments regarding LaSalle's opposition to motion to disqualify. E-mails regarding same. Comprehensive conference call with local counsel regarding same.

[REDACTED]  
[REDACTED] Review business connections and relationships between LaSalle counsel and Prof. Simon. Receive and review Trepp data. E-mails regarding same. [REDACTED]

[REDACTED]  
[REDACTED] E-mail client and local counsel

	regarding same. [REDACTED] [REDACTED]			
	Review request to extend expert witness dates pending ruling on motion to disqualify. E-mails regarding strategy in drafting reply in support of disqualification motion. Receive and review LaSalle's changes to joint application seeking extension of expert witness dates.			
	Receive and download deposition videos on external control hard drive and back-up hard drive. [REDACTED] [REDACTED]	4.37	568.10	TR
	[REDACTED] Receive, prepare and load/process in Summation dbase documents produced by LaSalle. Search, review and assemble documents reference "loan factory" per P. Snyder request. Cursory review of pleadings.			
Mar-10-10	[REDACTED] [REDACTED] [REDACTED] [REDACTED] E-mails regarding limiting extension request to expert witness dates only. [REDACTED] [REDACTED] [REDACTED] forwarding FIRREA materials. E-mails regarding Tom Watson submitting expenses. Draft and revise litigation project list. E-mail to local counsel and client forwarding same. E-mails to LaSalle counsel regarding contents of extension request.	4.25	1,253.75	PDS
	Prepare copies of DVDs of same to send to P. Kraft. Search, review and assemble documents reference "loan factory" per P. Snyder request. Cursory review of pleadings. Review emails.	1.70	221.00	TR
Mar-11-10	E-mail from LaSalle counsel regarding seeking case extension in light of pending motion to disqualify. E-mail to local counsel regarding same.	0.10	29.50	PDS
Mar-12-10	Receive and review draft reply in support of disqualification motion. Make revisions to same. E-mail forwarding same to local counsel and client. Telephone conference with local counsel regarding same. Finalize same.	2.25	663.75	PDS

Mar-13-10	Read and review of key depositions, deposition exhibits and pleadings.	1.50	195.00	TR
Mar-14-10	E-mails with local counsel and client regarding status of extension request; [REDACTED] [REDACTED]	0.30	88.50	PDS
Mar-15-10	E-mail from LaSalle counsel seeking extension of discovery responses. E-mail and telephone conference with local counsel regarding same and seeking agreed delay on providing expert witness reports. Additional numerous e-mails regarding same. Additional telephone conferences regarding same.	1.70	501.50	PDS
Mar-16-10	E-mail to local counsel regarding need to draft expert witness list and agreement to push back exchange of expert reports. E-mail to expert witness regarding same.	0.40	118.00	PDS
Mar-17-10	E-mails to local counsel regarding status of requested case extension. E-mail from LaSalle counsel regarding same.	0.50	147.50	PDS
	Review and respond to multiple emails re various issues. Receive, download, circulate and review pleadings. Prepare copies of depositions and videos to send to local counsel.	3.00	390.00	TR
Mar-18-10	E-mail regarding status of case extension and need to file expert witness list. Receive and review draft of same. Make revisions to same. E-mail to client forwarding same.	1.20	354.00	PDS
	Review and respond to multiple emails re various issues. Receive, download, circulate and review pleadings. Review, scan and email materials to P. Snyder as requested. Receive and process depositions and depo exhibits from court reporters re update case name files, hard copy name files, working notebook, and depo transcript matrix. Update Summation dbase with deposition transcripts and exhibits. Search and review archived emails for key emails requested by C. Johnson re briefing prep. Review draft of Pl list of experts.	4.10	533.00	TR
Mar-19-10	E-mail regarding need to provide Watson deposition transcript to expert witnesses.	0.40	118.00	PDS


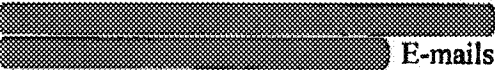


	E-mail from local counsel regarding continued no ruling from court on case extension request and need to obtain agreement with LaSalle counsel to push back exchange of expert reports. Review draft e-mail to LaSalle counsel regarding same. Receive agreement from LaSalle counsel regarding pushing back date to provide expert reports.			
	Prepare CDROM of depositions and exhibits to send to client. Tag and run Summation OCR utility on deposition exhibits. Update deposition transcript matrix, expert document indices and master production matrix. Update hard copy name files with depos, exhibits and materials. Review Df. Privilege log and compare with docs produced with redactions, noting in Summation dbase discrepancies log vs production. Update network server with exhibits, pleadings, correspondence and depositions.	4.20	546.00	TR
Mar-20-10	Conti review Df. Privilege log and compare with docs produced with redactions, noting in Summation dbase discrepancies log vs production. Email deposition transcripts and certain exhibits to experts, update list of documents re same. Receive, download, circulate and review pleadings. Update Summation dbase with deposition exhibits, tag and run Summation OCR utility on same.	2.60	338.00	TR
Mar-21-10	Conti review Df. Privilege log and compare with docs produced with redactions, noting in Summation dbase discrepancies log vs production. Review deposition exhibits and perform high level coding of same in Summation dbase.	2.20	286.00	TR
Mar-22-10	E-mails regarding court not entering requested case extension and [REDACTED] E-mail regarding whether court may believe issue is moot in light of filing of expert witness list.	0.30	88.50	PDS
	Review deposition exhibits and perform high level coding of same in Summation dbase. Prepare materials for disqualification hearing in NV. Search, review and assemble documents per P. Snyder request re "loan	3.60	468.00	TR

factory". Receive, download and circulate pleadings. Update index of documents sent to experts and update ecase and hard copy name files with same.

Mar-23-10	<p>Review [REDACTED]  [REDACTED] E-mail to client forwarding same. Receive and review [REDACTED]  [REDACTED] E-mail regarding local counsel contacting court regarding status of case extension request. E-mail to Forum counsel regarding upcoming deposition and forwarding e-mail from LaSalle regarding [REDACTED]  [REDACTED] E-mail to Mr. Goodall regarding review of deposition transcript. Receive and review LaSalle's responses to document requests. E-mail forwarding same to client.</p>	0.90	265.50	PDS
	<p>Send and receive, review emails re multiple issues. Review deposition exhibits and perform high level coding of same in Summaiton dbase. Update ecase and hard copy name files with materials. Update master production matrix. T/Cs with vendor re projects, web dbase, invoices. Search and review documents and transcripts re "post-closer" issue as requested by P. Snyder and client.</p>	3.90	507.00	TR
Mar-24-10	<p>E-mails with local counsel regarding contacting court regarding no ruling on requested case extensions. E-mail with client regarding status of [REDACTED] and requested case extensions. E-mail from local counsel regarding anticipated ruling granting case extensions. Receive and review same. E-mail client regarding same. E-mails to [REDACTED] regarding same.</p>	0.70	206.50	PDS
	<p>Reorganize and update P. Snyder deposition transcript notebooks. Email Mr. Goodall re errata sheet. Organize materials and update fact and expert witness name files. Review and analysis deposition exhibits re LaSalle confidential list of documents re those marked confidential with personal data vs company data and note "Confidential" stamp present or not and whether personal data redacted. Review pleadings and correspondence.</p>	3.80	494.00	TR

Mar-25-10	<p>E-mails to local counsel regarding filing notice of Nevada court rescheduling hearing on motion to disqualify. Receive and review notice. E-mail regarding same. [REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>Review Tom Watson expense submission. E-mail regarding same. [REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED] E-mail from Forum counsel regarding need to reschedule deposition. Forward same to local counsel and client. [REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED] E-mail from client regarding [REDACTED]</p> <p>[REDACTED]</p> <p>Respond to same.</p> <p>Assemble and email transcripts [REDACTED] per client request. Update index of documents sent to expert D. Smith. Docket search and check re [REDACTED] cases, download docket and pleading and email to P. Snyder. Receive and process Mr. Goodall's errata sheet, email to Dfs and court reporter, update depositions with same. TCs and emails re missing deposition videos and errata sheets. Update P. Snyder flash drive with depositions, exhibits, correspondence and pleadings. Receive download, circulate and review pleadings.</p>	1.90	560.50	PDS
Mar-26-10	<p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED] Telephone conference and e-mail with LaSalle counsel regarding status of LaSalle expert witness listing in light of court order granting extension. E-mails in follow-up to same. Numerous e-mails and telephone conferences regarding scheduling and rescheduling of Forum deposition. Telephone conference with LaSalle counsel regarding same.</p> <p>Create name files and update same with depositions, exhibits and materials. Per P. Snyder instructions review and prepare</p>	1.25	368.75	PDS
		3.50	455.00	TR

	documents re name file and depo prep. re Forum deposition. Reorganize and update P. Snyder deposition transcript notebooks. Emails with P. Kraft and vendor re sync to text videos, dbase and dep exhibits.			
Mar-27-10	P. Snyder instructions review and prepare documents re name file and depo prep. re Forum deposition.	1.50	195.00	TR
Mar-29-10	 Additional e-mails regarding status of Forum deposition.	2.30	678.50	PDS
	Close review of deposition exhibits and update Summation dbase fields detailed data relating to exhibits. Prepare and send original Goodall errata sheet to L. Lee. Update network case file docs and folders re privilege docs, pleadings, correspondence, indices. Review depo transcripts and identify exhibits referenced in same, update depo. transcript matrix re same.	3.30	429.00	TR
Mar-30-10	 E-mails regarding Forum deposition and allocation of time for same. E-mail to local counsel regarding same and need to prepare separate deposition notice and subpoena.	0.70	206.50	PDS
	E-mail to LaSalle counsel regarding proposal to allocate time for Forum deposition. Review LaSalle's responses to document requests. Make notes regarding necessary follow-up to same.	0.40	118.00	PDS
	Process deposition exhibits re download tiffs from vendor FTP site, modify load file, update and load depo exhibits in Summation dbase, mark and run OCR utility on same. Correct OCR and image errors in dbase, reattach OCR based docs not OCR'd by Summation OCR utility. Check, pack and blaze dbase and back-up dbase on external hard drive. Receive and process errata sheets. Organize documents and update name files with same.	3.60	468.00	TR

Mar-31-10	Conti.to process deposition exhibits re modify load file, update and load depo exhibits in Summation dbase, mark and run OCR utility on same. Correct OCR and image errors in dbase, reattach OCR based docs not OCR'd by Summation OCR utility. Receive and process errata sheets. Search for Bates # versions of documents sent to experts. Update ecase name files and folders.	3.10	403.00	TR
Totals		138.92	<u>\$27,736.85</u>	

**DISBURSEMENTS**

Mar-05-10	Taxi for Tom Watson deposition and mileage to/from airport	45.00
Mar-10-10	Conference call charges to discuss litigation strategy	7.61
Mar-31-10	Kinkos copy charges for Tom Watson deposition	40.72
	Hotel for Tom Watson deposition	68.67
	Airfare for Tom Watson deposition	187.20
	Food for Tom Watson deposition	15.06
	Airport parking for Tom Watson deposition	20.00
	FedEx delivery charges	28.11
	Payment to Tom Watson: 50% of time and expenses for Chicago deposition	2,033.70
Totals		<u>\$2,446.07</u>

**Total Fee & Disbursements****\$30,182.92**

Previous Balance

82,210.09

Previous Payments

33,244.36

**Balance Now Due****\$79,148.65**

TAX ID Number 14-1996727

**PAYMENT DETAILS**

Mar-26-10	Payment of Invoice 306	33,244.36
Total Payments		<u>\$33,244.36</u>

**Snyder Law Firm LLC**

11551 Granada, Suite 100  
Leawood, KS 66211

Ph: 913-685-3900

Fax: 913-440-0724

Crown NorthCorp, Inc.  
13706 Research Boulevard, Suite 301  
Austin, Texas  
78750

May 3, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 318

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association, Case No. CV-08-01125-C (W.D. Okla.)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Apr-01-10	<p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED] E-mail regarding preparing deposition notice and subpoena for Forum deposition. Receive and review same. E-mail forwarding same to local counsel. Draft e-mail to LaSalle counsel regarding time allocation for Forum deposition. E-mail to LaSalle counsel regarding same. E-mail to Forum counsel regarding separately noticing deposition. E-mail from LaSalle counsel regarding status of Flessner and Dowden depositions.</p> <p>Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson and P. Kraft instructions and request.</p>	1.00	295.00	PDS
		3.60	468.00	TR
Apr-02-10	Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson and P. Kraft instructions and request.	3.60	468.00	TR
Apr-03-10	Close review of deposition exhibits and update Summation dbase fields with detailed	1.50	195.00	TR

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	data relating to exhibits.			
Apr-05-10	E-mail regarding status of Forum deposition. Attorney conference regarding drafting Golden Rule letter in response to LaSalle's discovery requests. [REDACTED] [REDACTED] [REDACTED]	0.40	118.00	PDS
	Reviewing LaSalle response to plaintiff's fourth request for production, drafting golden rule letter.	0.75	150.00	BCM
	Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson and P. Snyder's instructions and request. Receive and download subpoenas and notices, circulate and update index and notebooks re same. Assemble email depo invoices to P. Kraft. Review and assemble materials to prepare working notebook for B. Mirakian.	2.70	351.00	TR
Apr-06-10	Receive and review letter regarding privilege logs. E-mails to local counsel and client regarding same. Make revisions to same. Telephone conference with expert witness regarding status of report.	0.80	236.00	PDS
	Drafting golden rule letter to LaSalle regarding objections to requests for production.	3.25	650.00	BCM
	Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson instructions and request. Review productions in Summation dbase and perform high level coding of key documents from various productions. Assemble correspondence and documents per B. Mirakian's request re Golden Rule letter response to LaSalle's discovery responses. Review LaSalle's privilege log letter and circulate logs re same;	3.10	403.00	TR
Apr-07-10	Draft and revise e-mail with comments regarding privilege log. Attorney conference	1.25	368.75	PDS

	regarding Golden Rule letter regarding LaSalle's discovery responses. Prepare for conference call with local counsel regarding privilege log. Participate in same. E-mail client in follow up to same. E-mail to local counsel forwarding common interest and confidentiality agreement.			
	Drafting golden rule letter to LaSalle, reviewing Jason Halper letter re privilege logs, preparing for and attending conference call with OK counsel regarding Halper letter, reviewing LaSalle privilege logs.	2.75	550.00	BCM
	Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson instructions and request re Flessner, Dowden and Sussex. Review productions in Summation dbase and perform high level coding of key documents from various productions. Review and assemble information and docs requested by B. Mirakian re privilege logs. Prepare spreadsheet and circulate re LaSalle redacted docs not on privilege log. Participate in conference call re privilege log issues.	3.80	494.00	TR
Apr-08-10	Attorney conference regarding preparation of amended initial disclosure document. E-mails regarding drafting stipulation regarding document authenticity and business records exception to hearsay rule. E-mails regarding drafting requests for admission. Review Golden Rule letter. [REDACTED] [REDACTED] [REDACTED] Review and revise Golden Rule letter. E-mail regarding same.	1.20	354.00	PDS
	Reviewing and amending plaintiff's initial disclosures.	2.25	450.00	BCM
	Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson instructions and request re Flessner, Dowden and Sussex. Review productions in Summation dbase and perform high level	4.10	533.00	TR



	coding of key documents from various productions. TC with C. Johnson re same. Review and assemble information and docs requested by B. Mirakian re privilege logs. Review correspondence re privilege log and discovery issues.			
Apr-09-10	<p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED] Attorney conference regarding Golden Rule letter. Review and revise same. Telephone conference with client</p> <p>regarding litigation status. Receive proposed e-mail to LaSalle counsel regarding privilege log issues. Telephone conference with local counsel regarding same. Finalize Golden Rule letter. E-mail forwarding same.</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED] E-mail regarding status of disqualification motion. E-mail to primary expert regarding status of expert report.</p>	2.25	663.75	PDS
	Amending plaintiff's initial disclosures, meeting with Mr. Snyder to discuss plaintiff's golden rule letter to LaSalle, revising golden rule letter.	2.75	550.00	BCM
	Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson instructions and request re Flessner, Dowden and Sussex. Search and review depositions for information per B. Mirakian request re NV and OK amended disclosures. Search and review depositions and docs for information per B. Mirakian request re golden rule letter prep.	3.80	494.00	TR
Apr-10-10	Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson instructions and request re Flessner, Dowden and Sussex.	2.20	286.00	TR
Apr-11-10	<p>[REDACTED]</p> <p>[REDACTED]</p>	3.50	1,032.50	PDS

Apr-12-10	<p>[REDACTED] [REDACTED] [REDACTED]</p> <p>E-mail from local counsel regarding Golden Rule letter. Finalize and send same. [REDACTED] [REDACTED] [REDACTED] [REDACTED] Receive and review revised Rule 32 stipulation. E-mails to local counsel and client regarding same. E-mail from LaSalle counsel regarding protective order. E-mail to local counsel regarding same and scheduling discovery call with LaSalle counsel. E-mail to</p>	1.60	472.00	PDS
	<p>LaSalle counsel proposing call. [REDACTED] [REDACTED] [REDACTED]</p>			
	<p>Revising and issuing golden rule letter to LaSalle, revising amended initial disclosures, drafting stipulation re foundation and admissibility of certain documents.</p>	2.60	520.00	BCM
	<p>Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson instructions and request re Flessner, Dowden and Sussex. Search and review documents requested by B. Mirakian re amended disclosures. Review LaSalle privilege logs, id and prepare copy of redacted docs per B. Mirakian request re response to LaSalle priv. log letter and golden rule letter prep. Receive and process iVize invoices. Email to C. Johnson re depo prep re Flessner and Dowden prep. Review and respond to multiple emails and review correspondence.</p>	3.60	468.00	TR
Apr-13-10	<p>Receive and review new discovery requests from LaSalle. E-mail forwarding same to client. E-mail regarding scheduling calls to discuss protective order issues and LaSalle's responses to Plaintiff's discovery requests. E-mails regarding litigation expenses. Review protective order issues. Telephone conference with local counsel regarding</p>	1.30	383.50	PDS

protective order issues. Review final version of Rule 32 stipulation regarding use of Ohio depositions in litigation. E-mails regarding same. Additional e-mails regarding litigation expenses.

Preparing stipulation to foundation of documents, reviewing LaSalle's April 12 discovery requests, coordinating meeting with OK counsel to discuss Golden Rule letter to LaSalle.	3.00	600.00	BCM
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Close review and search of productions for key documents, assemble same re name file and deposition prep per C. Johnson instructions and request re Flessner, Dowden and Sussex. Export and prepare Summation briefcase of same. Review LaSalle privilege logs, id and prepare copy of redacted docs per B. Mirakian	4.10	533.00	TR
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request re response to LaSalle golden rule letter prep. Receive and review discovery requests from LaSalle, and search and identify docs from productions re same. Overview and brief training session to B. Mirakian re iVize webhosted database. Conference & instructions from P. Snyder and B. Mirakian re assemble documents re stipulation for docs re trial. Assemble documents for B. Mirakian re discovery meet & confer TC next week. Receive download circulate and review pleadings.

Apr-14-10	E-mail regarding LaSalle's new discovery requests. E-mail to LaSalle counsel regarding status of providing response to earlier letter. E-mail to Berkadia and client forwarding LaSalle's discovery requests. Review protective order issues in preparation for call with LaSalle counsel. E-mail regarding same to local counsel. Participate in conference call with LaSalle counsel. Receive and review letter from LaSalle counsel regarding privilege logs. E-mails to local counsel and client regarding same.	1.60	472.00	PDS
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	Reviewing documents for inclusion in stipulation to foundation, reviewing LaSalle's April 12 discovery requests, reviewing our prior responses to LaSalle's requests concerning how alleged breaches had adverse and material effect on value of loans.	2.75	550.00	BCM
	Review and assemble documents per P. Snyder and B. Mirakian instructions re stipulation for docs re trial. Assemble documents for B. Mirakian re discovery meet & confer TC next week. Receive download circulate and review pleadings. TCs and emails re Esquire and iVize invoice issues. Assemble and email invoices to client as requested. Search deposition transcripts and prepare report re Flessner and Dowden depositions.	4.00	520.00	TR
Apr-15-10	Telephone conference with Berkadia regarding LaSalle's document requests. E-mail in follow up to same. Telephone conference with local counsel regarding privilege log and discovery issues. E-mails regarding status of Esquire invoices. E-mails with client regarding responding to LaSalle's discovery requests. E-mail from local counsel forwarding proposed e-mail to LaSalle counsel regarding privilege issues. Respond to same.	1.30	383.50	PDS
	Drafting stipulation to foundation of documents, reviewing Steven Wasser deposition and exhibits for inclusion of exhibits in stipulation, TC with Capmark/Berkadia to discuss LaSalle discovery, TC with OK counsel to discuss privilege logs.	3.25	650.00	BCM
	Close review of deposition exhibits and update Summation dbase fields with detailed data relating to exhibits. Review and assemble depo exhibits per P. Snyder and B. Mirakian instructions re stipulation for docs re trial. Review and respond to multiple emails and review correspondence.	3.50	455.00	TR
Apr-16-10	E-mails regarding privilege log issues.	0.70	206.50	PDS

Review and revise response to LaSalle counsel regarding same. E-mail local counsel regarding same. Telephone conference with local counsel regarding privilege issues. E-mails regarding same. Review and revise proposed e-mail to LaSalle counsel regarding same.

Reviewing LaSalle privilege logs for defects, preparing summary of defects, adding documents to foundation stipulation.	2.50	500.00	BCM
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Close review of deposition exhibits and update Summation dbase fields with detailed data relating to exhibits. Review and assemble depo exhibits per P. Snyder and B. Mirakian instructions re stipulation for docs re trial. Review and respond to multiple emails and review correspondence. Review Df. Privilege log and identify entries from logs to add to detail follow-up letter to LaSalle. Summation database work re check, pack, blaze and back-up on external. Review Esquire invoices re transcript invoices vs video invoices. Search and review depo testimony re LaSalle in-house counsel i.e. Fetterolf role as counsel for LaSalle re privilege log work. Update ecase file with various correspondence, pleadings and documents.	4.10	533.00	TR
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Apr-17-10	Review, search and assemble sample documents to show PI documents have been produced in response to Df latest discovery requests. Review depositions and identify exhibits referenced, update deposition transcript matrix with same. Update Summation dbase with OCR files, tag key documents and run Summation OCR utility on same and deposition exhibits. Locate and email various LaSalle documents requested by B. Mirakian.	3.00	390.00	TR
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Apr-18-10	Locate and email various LaSalle documents requested by B. Mirakian. Review depositions and identify exhibits referenced, update deposition transcript matrix with same.	1.80	234.00	TR
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Apr-19-10	E-mails regarding scheduling calls to discuss discovery issues and privilege log. Receive and review letter from LaSalle counsel regarding discovery issues. Receive Word versions of LaSalle's discovery requests. E-mail regarding same. Meet to discuss discovery issues. Prepare for Forum deposition. E-mails to Forum counsel regarding same. Conference regarding privilege issues. Telephone conference with local counsel regarding discovery issues and privilege logs. Telephone conference with LaSalle counsel regarding same. Receive and review order denying motion to disqualify LaSalle counsel. E-mails to local counsel and client regarding same.	2.25	663.75	PDS
	Analyzing LaSalle privilege logs, preparing list of defects in LaSalle logs, meeting with Mr. Snyder re LaSalle response to P's golden rule letter, TC with OK counsel re same, TC with LaSalle counsel re same.	4.10	820.00	BCM
	Conti. updating Summation dbase with OCR files, tag key documents and run Summation OCR utility on same and deposition exhibits. Review and create Summation Briefcase of certain LaSalle redacted and privilege documents per B. Mirakian request. Research and review documents, emails and correspondence for unknown names referenced on LaSalle's privilege log. Review correspondence and pleadings. Search Metalincs database for information requested by P. Snyder re breach notices.	3.80	494.00	TR
Apr-20-10	Prepare for Forum deposition. Review documents to potentially use as exhibits for same. Draft and revise deposition outline. E-mail to LaSalle counsel requesting that remaining depositions of former LaSalle employees be rescheduled in light of ruling on disqualification motion. Telephone conferences with local counsel and attorney conference regarding privilege issues and drafting letter to LaSalle counsel regarding privilege logs. Continue to prepare for Forum deposition en route to New York City.	4.10	1,209.50	PDS

	Continue to draft and revise deposition outline.			
	TC with Crystal Johnson re defense of P's privilege logs, drafting letter summarizing April 19 TC with LaSalle counsel, preparing timeline of each loan for purposes of defending claims of work product in P's privilege logs.	3.15	630.00	BCM
	Review Pl. privilege log re ability to identify individuals cc'd and bcc'd. Research and review documents, emails and correspondence for unknown names referenced on LaSalle's privilege log. Multiple TCs and emails re privilege log response and editing of log entries and discovery. Organize and prepare materials re Forum deposition prep. Instructions from B. Mirakian re privilege and discovery issues.	4.00	520.00	TR
Apr-21-10	Continue to organize and gather exhibits for Forum deposition. Continue to draft and revise deposition outline. Depose Forum corporate representative in New York City. E-mails in follow-up to same. Telephone conference with client regarding same. Draft detailed e-mail regarding Forum deposition en route to Kansas City. Review and revise detailed letter regarding privilege logs.	6.20	1,829.00	PDS
	Investigating identification of attachments on P and LaSalle privilege logs, drafting letter summarizing April 19 TC with LaSalle re golden rule letter.	3.40	680.00	BCM
	Extended TC with C&W re privilege log descriptions and documents. Emails re discovery responses and privilege log issues. Review NV stipulation re deadlines and scheduling. Review and comment on LaSalle ESI terms and discovery response letter. Confer and instructions from B. Mirakian re same. Review and locate documents and information re discovery responses.	4.00	520.00	TR
Apr-22-10	Review and revise letter regarding privilege logs to LaSalle counsel. Telephone	1.10	324.50	PDS

conference and e-mails with local counsel regarding same. [REDACTED]

[REDACTED] E-mails from Wells Fargo regarding collection of documents in response to LaSalle's document requests. Continue to draft and revise e-mail regarding Forum deposition.

Finalizing letter re April 19 TC, identifying unknown entities listed on P's privilege log, TC with OK counsel to prepare for TC with LaSalle counsel, TC with LaSalle counsel to discuss privilege logs, correspondence with Mr. Raemakers re additional tasks to supplement P's privilege logs.	3.50	700.00	BCM
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Search and review documents in iVize, Metalincs and Summation dbases for certain documents requested by B. Mirakian. Begin review and analysis of Pl privilege log "email and attachment" issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase if produced and update privilege with Bates # or attachment description.	3.70	481.00	TR
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Apr-23-10 E-mail local counsel and client regarding privilege issues. Review and revise letter to LaSalle counsel regarding discovery issues. E-mail regarding same. Multiple e-mails regarding scheduling depositions of former LaSalle employees.	1.50	442.50	PDS
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Reviewing P's privilege logs regarding attachment identification, correspondence with	2.90	580.00	BCM
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Mr. Raemakers and Crystal Johnson regarding same, comparing P's privilege logs for entries that should be duplicated, drafting response to LaSalle requests for production.

Receive download, circulate and review pleadings. Review and respond to various emails re various topics and issues. Conti. review and analysis of Pl privilege log "email and attachment" issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase if	3.10	403.00	TR
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	produced and update privilege with Bates # or attachment description.			
Apr-24-10	Conti. review and analysis of Pl privilege log "email and attachment" issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase if produced and update privilege with Bates # or attachment description.	2.50	325.00	TR
Apr-25-10	E-mail to client and local counsel regarding outcome of Forum deposition. E-mails to local counsel and client regarding need to modify case schedule. [REDACTED] [REDACTED] [REDACTED] [REDACTED]	8.40	2,478.00	PDS
Apr-26-10	Review letter to LaSalle counsel regarding privilege issues. Telephone conference with local counsel regarding strategy in modifying case schedule. E-mail to LaSalle counsel regarding same. Review and revise letter regarding privilege issues. E-mail to local counsel forwarding same. Review and revise letter to LaSalle counsel regarding LaSalle's document responses. Receive and review letter from LaSalle counsel regarding privilege log. Attorney conference regarding same and need to draft similar letter regarding privilege issues. Follow-up e-mails regarding Forum deposition and documents that were provided to investors during due diligence process. Finalize letter regarding discovery issues. E-mail forwarding same.	2.50	737.50	PDS
	Drafting response to LaSalle requests for production, review of LaSalle letter following up April 22 TC re privilege logs, drafting letter to LaSalle re same, finalizing letter to LaSalle re golden rule TC, TC with Paige Kraft and Tim Raemakers re plan for identifying attachments in P's privilege logs.	3.85	770.00	BCM
	Conti. review and analysis of Pl privilege log "email and attachment" issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production	3.70	481.00	TR

	dbase if produced and update privilege with Bates # or attachment description. Review and respond to various emails re various topics and issues. Review correspondence, emails and deposition testimony re LaSalle's custodians identified. Review discovery responses and comment on same. Emails and tcs with P. Kraft re privilege log "email and attachments" issue.			
Apr-27-10	Continue to draft and revise letter to LaSalle counsel regarding privilege issues. E-mail to local counsel forwarding same. Make further revisions to letter. E-mail to LaSalle counsel forwarding same. E-mail to LaSalle counsel regarding need to modify case schedule. E-mail to local counsel regarding same.	0.60	177.00	PDS
	Revising privilege log, reviewing and revising follow up letter to LaSalle re privilege logs, reviewing privilege logs for necessity of common interest doctrine, revising privilege log to identify attachments.	3.35	670.00	BCM
	Conti. review and analysis of Pl privilege log "email and attachment" issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase if produced and update privilege with Bates # or attachment description. Review and respond to various emails re various topics and issues. Review correspondence and pleadings. Gather information for B. Mirakian re common interest witnesses. Confer with B. Mirakian re privilege log issues and discovery responses. Gather information per P. Snyder request re OK 2 litigation. Assemble documents requested by B. Mirakian re discovery responses and correspondence to LaSalle.	4.00	520.00	TR
Apr-28-10	Telephone conference with LaSalle counsel regarding modification of case schedule. Telephone conference and e-mail with local counsel regarding same. [REDACTED] [REDACTED] [REDACTED] Draft and revise additional sections for protective order. E-mail to local counsel	3.90	1,150.50	PDS

forwarding same. Additional telephone conferences regarding case schedule. Review and revise discovery responses. E-mail to Ms. Kooi regarding possibility of being deposed. Receive e-mail in response to same. E-mail requesting status of scheduling depositions of former LaSalle employees. [REDACTED]

[REDACTED]  
[REDACTED]  
[REDACTED]  
E-mail to appraiser expert regarding scheduling call to discuss expert report. E-mail to underwriting expert regarding status of extra report. [REDACTED]  
[REDACTED]  
[REDACTED]

Review joint application regarding case schedule. E-mail and telephone conference regarding same.

Revising privilege logs to identify attachments, revising draft responses to LaSalle requests for productions, drafting responses to LaSalle interrogatories.

3.65 730.00 BCM

Conti. review and analysis of Pl privilege log "email and attachment" issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase if produced and update privilege with Bates # or attachment description. Instructions from B. Mirakian re privilege log work. Update Pl privilege logs as instructed. Assemble and email docs to P. Snyder and expert Hoyt.

3.70 481.00 TR

Apr-29-10

[REDACTED]  
[REDACTED]  
[REDACTED]  
[REDACTED]

0.60 177.00 PDS

Telephone conference with counsel for Shepherd regarding document issues and request by LaSalle for deposition. E-mail regarding need to gather documents to

send to Shepherd counsel. Receive revised case schedule from LaSalle counsel. E-mail and telephone conference with local counsel

regarding same. E-mail from LaSalle counsel regarding deposition scheduling. E-mail to counsel and client forwarding same.

Revising privilege logs to identify attachments, remove non-privileged entries, and identify common interest doctrine, drafting responses to LaSalle interrogatories.	3.00	600.00	BCM
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Conti. review and analysis of PI privilege log "email and attachment" issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase if produced and update privilege with Bates # or attachment description. Prepare certain attachments previously on privilege log but now should be produced. Review production to confirm if certain Capmark documents have produced or not re responses to LaSalle RFP. TCs with P. Snyder and Paige re docs for M. Kooi and privilege logs. Search, review productions and prepare documents per P. Snyder's request to send to M. Kooi attorney re Shepherd deposition. Emails with vendor re FTP issues. Download emails from FTP uploaded by P. Kraft and for TR to review "email and attachment" issue re privilege log work.	4.30	559.00	TR
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Apr-30-10	E-mails to local counsel and client regarding deposition scheduling for former LaSalle employees. E-mail Shepherd counsel forwarding materials. Review documents previously produced to select documents to send to Shepherd. E-mail to expert witness forwarding Forum deposition.	1.50	442.50	PDS
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Reviewing foreclosure files, revising responses to LaSalle interrogatories, revising privilege logs to identify attorneys and legal assistants for purposes of asserting attorney-client privilege, revising logs to identify attachments.	2.35	470.00	BCM
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Search, review productions and prepare documents per P. Snyder's request to send to M. Kooi attorney re Shepherd deposition. Download emails from FTP uploaded by P.	3.90	507.00	TR
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Kraft and for TR to review "email and

attachment" issue re privilege log work.  
 Emails with P. Kraft re privilege log  
 document issues. Receive and process  
 deposition video and exhibits. Assemble  
 correspondence and documents re discovery  
 response prep and privilege log response  
 prep.

Totals	201.85	<u>\$38,553.25</u>
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## DISBURSEMENTS

Apr-12-10	Conference call charges to discuss litigation strategy	4.42
Apr-30-10	Airfare for Forum deposition	491.20
	Food for Forum deposition	3.11
	Taxi for Forum deposition	19.62
	FedEx overnight delivery charges	26.46
	Taxi for Forum deposition	27.55
	Mileage for driving to/from KC airport for Forum deposition	20.00
	Food for Forum deposition	18.68
	Airport parking for Forum deposition	17.50
	Hotel for Forum deposition	236.47
	Pacer access charges	10.20
	Airfare for Mustain and O'Neill depositions	395.40
	FedEx delivery charges	103.60
Totals		<u>\$1,374.21</u>

<b>Total Fee &amp; Disbursements</b>	<u><b>\$39,927.46</b></u>
Previous Balance	79,148.65
Previous Payments	48,965.73
<b>Balance Now Due</b>	<u><b>\$70,110.38</b></u>

TAX ID Number 14-1996727

## PAYMENT DETAILS

Apr-23-10	Payment of balance of Invoice 297	3,338.64
Apr-23-10	Payment of Invoice 311	45,627.09
<b>Total Payments</b>		<u><b>\$48,965.73</b></u>

**Snyder Law Firm LLC**

11551 Granada, Suite 100  
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.  
8716 N. Mopac, Suite 310  
Austin, Texas  
78759

June 8, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 323

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association, Case No. CV-08-01125-C (W.D. Okla.)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
May-01-10	E-mail from LaSalle counsel regarding privilege logs. E-mail to local counsel forwarding same. E-mails regarding deposition scheduling of former LaSalle employees.	0.20	59.00	PDS
	Conti. review and analysis of Pl privilege log email and attachment issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase to determine if produced and update privilege with Bates # or attachment description. [REDACTED] [REDACTED]	2.20	286.00	TR
May-02-10	Conti. review and analysis of Pl privilege log email and attachment issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase to determine if produced and update privilege with Bates # or attachment description. [REDACTED] [REDACTED]	2.60	338.00	TR
May-03-10	E-mail from LaSalle counsel regarding deposition scheduling of former LaSalle employees. E-mail to local counsel regarding same. E-mail to LaSalle counsel responding to	0.50	147.50	PDS

SLFOK000164

same. Review and revise [REDACTED]  
[REDACTED] Telephone conference with client  
regarding same.

Update Summation dbase with transcripts and deposition exhibits. Review latest redline versions of OK and NV revised privilege log and resolve questions and comments per B. Mirakian's edits. Confer with B. Mirakian re projects. Review and prepare documents and name files re depo prep for Mustain, Fetterolf and ONeill. Search and generate [REDACTED] re same. Revised and update privilege log drafts per B. Mirakian's instructions. Review contracts from Jackie T. and confirm if [REDACTED] Conti. review and analysis of Pl privilege log "email and attachment" issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase if produced and update privilege with Bates # or attachment description.	4.30	559.00	TR
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May-04-10	Receive and review 30b6 deposition notices from LaSalle. E-mail client, local counsel and Berkadia regarding same and scheduling calls to discuss LaSalle's discovery efforts. Receive deposition subpoenas for Mari Kooi and Shepherd entities. E-mails to Shepherd counsel, local counsel and client regarding same. E-mail from LaSalle counsel regarding deposition scheduling. Forward to local counsel and client. Continue to review and revise [REDACTED]	1.80	531.00	PDS
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Review and prepare documents and name files re depo prep for Mustain, Fetterolf and ONeill per C. Johnson and K. Phansalker's request. Revised and update privilege log drafts per B. Mirakian's instructions. Conti. review and analysis of Pl privilege log email and attachment issue, review attachments in Metalincs dbase, search and locate in Summation or iVize production dbase if produced and update privilege with Bates # or attachment description. Assemble documents [REDACTED] pulled from privilege log for attorney review. Assemble and email pleadings per P. Snyder's request. TC and	4.40	572.00	TR
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	email with C. Johnson re documents and [REDACTED] [REDACTED] Review and compare [REDACTED] [REDACTED] per P. Snyder request.			
May-05-10	Reviewing Plaintiff privilege log, revising discovery responses, locating possibly responsive Capmark/Berkadia documents.	1.40	280.00	BCM
	Receive, download, circulate and review pleadings. Review and edit deposition excerpts [REDACTED] [REDACTED] per P. Snyder instruction. Update depo transcript notebooks with new depositions. Assemble materials per B. Mirakian requests re privilege log and discovery responses. Update various indexes re depo transcripts, subpoenas and expert documents. Confer and receive instruction from B. Mirakian re projects. Depo prep work per P. Snyder instruction re organize key documents in chron order and cull out duplicates. Review and respond to emails various subjects and projects.	3.60	468.00	TR
May-06-10	Additional e-mails regarding deposition scheduling. Telephone conference with local counsel regarding LaSalle's discovery requests and request for second corporate representative deposition. E-mails and attorney conference in follow up to same. Receive and review [REDACTED] documents from Berkadia. E-mail to client forwarding same. E-mail to Berkadia forwarding draft discovery responses. Continue to draft and revise discovery responses. Receive and review deposition notice. E-mail regarding same. Draft and revise letter to LaSalle counsel regarding requested corporate representative deposition.	2.10	619.50	PDS
	Revising discovery responses, attending TC re discovery responses, reviewing possible claw-back documents on privilege log, revising privilege log, correspondence to Womble Carlyle re request for additional documents re Windwood foreclosure/receivership.	3.60	720.00	BCM
	Review emails and assemble materials per B. Mirakian re team conference call. Review production and documents from client to	4.00	520.00	TR



confirm production already. Prepare same for [REDACTED] Update privilege log per B. Mirakian instructions. Review privilege logs documents for additional information to update descriptions and add detail to log. Receive, download, circulate and review pleadings. Search transcripts and generate reports re topics listed on LaSalle 2nd 30(b)(6) notice. Search and review productions for documents requested by C. Johnson re deposition prep.

May-07-10	Telephone conference with Berkadia regarding discovery responses and LaSalle's request for second corporate representative deposition. E-mail in follow-up to same. E-mail from LaSalle counsel regarding changing deposition date for Grossman. E-mail and call with client regarding same. E-mail to Berkadia forwarding [REDACTED] Draft and revise letter responding to LaSalle's request for second corporate representative deposition. E-mail to client, local counsel and Berkadia forwarding same. Receive and review [REDACTED] E-mail forwarding same to client.	1.50	442.50	PDS
	Revising privilege log.	1.75	350.00	BCM
	Assemble documents per B. Mirakian's request re possible claw backs from plaintiff's productions. Search and review documents for information to provide to B. Mirakian to better answer and respond to LaSalle RFP and Roggs. Review and respond to emails re depo prep and scheduling. Review and organize documents re LaSalle former employee depositions. Search and review depo testimony for P. Snyder re response letter to LaSalle 30(b)(6) depo notice. Prepare reports and search depo testimony re topics listed in all LaSalle 30(b)(6) depo notices.	3.00	390.00	TR
May-08-10	Receive and review emails from Berkadia [REDACTED] [REDACTED] Receive and prepare spreadsheets received from Wells Fargo [REDACTED] Conti. review and analysis of PI privilege log "email and attachment" issue, review attachments in	2.10	273.00	TR

	Metalincs dbase, search and locate in Summation or iVize production dbase if produced and update privilege with Bates # or attachment description.			
May-10-10	E-mail to client forwarding draft letter to LaSalle regarding request for second corporate representative deposition. E-mail to Berkadia regarding same. Review exhibits in preparation for O'Neill and Mustain depositions. Receive and review revised privilege logs from LaSalle. E-mail regarding same. E-mails with [REDACTED] regarding deposition scheduling. Continue to review documents for upcoming depositions. E-mail regarding gathering additional foreclosure documents. E-mail with attorney foreclosure [REDACTED]	2.30	678.50	PDS
	Reviewing LaSalle's updated privilege log, revising Plaintiff's privilege log, reviewing possible claw-back documents on log.	1.60	320.00	BCM
	Prepare documents for further review by P. Snyder or B. Mirakian for [REDACTED] Emails and T/Cs re Esquire invoices. Review and analyzed LaSalle revised privilege log, report back to B. Mirakian re same. Search deposition exhibits to see if any of the Pl potential claw back documents have been marked as an exhibit. Assemble and email documents to C. Johnson re depo prep. Search, review and assemble documents per P. Snyder request re [REDACTED] Read and review pleadings and correspondence. Update, edit and format privilege log per B. Mirakian instructions.	3.30	429.00	TR
May-11-10	Continue to prepare for O'Neill, Mustain and Fetterolf depositions. Draft and revise outlines for same. Review documents to use as exhibits for same. E-mail regarding advising client of current deposition schedule. E-mail to LaSalle counsel requesting resumes for witnesses. Review privileged documents, letters regarding privilege logs, letter regarding LaSalle responses to document requests. Attorney conference regarding same. Review revised discovery responses. Continue to	5.40	1,593.00	PDS

prepare for depositions en route to Chicago and in Chicago.

Revising discovery responses, reviewing LaSalle letter re Plaintiff's 2/11 requests for production, reviewing LaSalle letter re privilege log issues, correspondence with local counsel re privilege logs, meeting with Mr. Snyder to discuss LaSalle's discovery to Plaintiff and privilege logs.	3.60	720.00	BCM
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Review and circulate invoices, correspondence, pleadings and depo schedule. Review and format privilege logs per B. Mirakian instruction. Information per P. Snyder requests re docketing and scheduling issues. Receive and process LaSalle new production, modify load file and load in Summation, review and id possible key documents for P. Snyder review and depo/name file prep. Assist P. Snyder re depo prep and organize exhibits re Mustain and O'Neill depositions. Read and review correspondence and pleadings. Review certain privilege log documents to determine if documents on log were produced or require production. Search deposition transcripts and generate reports re certain key documents per P. Snyder instruction.	3.90	507.00	TR
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May-12-10	Continue to draft and revise outline for O'Neill deposition. Depose O'Neill in Chicago. E-mails regarding strategy for privilege review. E-mail to LaSalle counsel seeking discovery responses. Attorney conference regarding strategy for Fetterolf deposition.	4.90	1,445.50	PDS
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Developing strategy for additional revisions to Plaintiff's privilege log, TC with local counsel to discuss strategy, e-mail to Crown regarding information still required for response to LaSalle discovery.	3.75	750.00	BCM
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Receive and process LaSalle new production, modify load file and load in Summation, review and id possible key documents for P. Snyder review, depo/name file prep and [REDACTED] [REDACTED] Close review and preparation of documents for	4.10	533.00	TR
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Tadda and Broughton depositions per C. Johnson request and instruction. Review native files in Metalincs dbase and assemble [REDACTED] and transmittal emails per B. Mirakian request re privilege log prep. Review and respond to emails re various subjects. Assemble specifically requested documents per B. Mirakian's request re privilege log work. Search and retrieve documents requested by B. Mirakian re assist with responses to LaSalle discovery requests.

May-13-10	Attorney conference regarding Fetterolf deposition. Attend Fetterolf deposition in Chicago. Draft and revise outline for Mustain deposition. Review exhibits to use during same. Revise letter to LaSalle counsel regarding responses to discovery requests.	6.80	2,006.00	PDS
	Revising privilege log, drafting letter to LaSalle counsel re LaSalle's response to Plaintiff's 2/11 requests for production, reviewing possible claw-back documents on Plaintiff's privilege log.	3.60	720.00	BCM
	Close review and preparation of documents for Tadda and Broughton depositions per C. Johnson request and instruction. Update external hard drives and network drive with correspondence, pleadings, exhibits, depositions and certain documents. Review KBOK and WCOK productions to confirm certain documents are in PI productions re preparation of responses to LaSalle discovery. Review and respond to emails re various subjects. Review native files in Metalincs dbase and assemble draft breach notices and other privilege log docs per B. Mirakian request re privilege log prep. Assemble specifically requested documents per B. Mirakian's request re privilege log work.	4.20	546.00	TR
May-14-10	Draft and finalize outline for Mustain deposition. Depose Mustain in Chicago.	6.70	1,976.50	PDS
	Reviewing and revising work product entries on Plaintiff's privilege log, correspondence to LaSalle counsel regarding status of review/revision of privilege log.	3.15	630.00	BCM

	Close review and preparation of documents for Tadda and Broughton depositions per C. Johnson request and instruction. Assist P. Snyder re review and organization of documents re Perterson depo prep. Review native files in Metalincs dbase and assemble [REDACTED] and other privilege log docs per B. Mirakian request re privilege log prep. Assemble specifically requested documents per B. Mirakian's request re privilege log work. Receive and process LaSalle another new production, modify load file and load in Summation, review and id possible key documents for P. Snyder review, depo/name file prep.	3.20	416.00	TR
May-15-10	Receive and process LaSalle another new production, modify load file and load in Summation, review and id possible key documents for P. Snyder review, depo/name file prep and compare [REDACTED] produced documents with [REDACTED] produced documents. Assemble, create Briefcase and email to P. Snyder and B. Mirakian sample of analysis of [REDACTED] [REDACTED] previously produced to [REDACTED] recently produced. Assemble and email docs to B. Mirakian as requested re responses to LaSalle discovery requests.	2.00	260.00	TR
May-16-10	E-mails with local counsel and LaSalle counsel regarding deposition scheduling.	0.10	29.50	PDS
	Assemble, create Briefcase and email to P. Snyder and B. Mirakian sample of analysis of LaSalle [REDACTED] previously produced to [REDACTED] recently produced.	1.30	169.00	TR
May-17-10	Comprehensive e-mails to local counsel regarding recent depositions and litigation strategy. Review and revise letter to LaSalle counsel regarding privilege issues. Attorney conference regarding same. Receive and review LaSalle's motion to compel regarding privilege issues. E-mails and attorney conference regarding same. Draft and finalize letter to LaSalle counsel regarding privilege issues and continuing meet and confer process. E-mail to LaSalle counsel forwarding same.	2.40	708.00	PDS

	E-mails to client forwarding LaSalle's motion to compel and recent deposition transcripts.			
	Revising privilege log, drafting letter to LaSalle counsel re Plaintiff's privilege log, reviewing LaSalle motion to compel, planning response to motion to compel.	4.75	950.00	BCM
	Emails re privilege log work and depo scheduling. Review native files in Metalincs dbase of privilege log docs per B. Mirakian request re privilege log prep. Assemble specifically requested documents per B. Mirakian's request re privilege log work. [REDACTED] search, download and email [REDACTED] of [REDACTED] [REDACTED] Revised and update privilege log drafts per B. Mirakian's instructions. Receive and review documents from client and prepare same for further attorney review and [REDACTED]	4.00	520.00	TR
May-18-10	E-mails and attorney conference regarding issues to cover in motion to strike LaSalle's motion to compel. Receive and review motion to strike. Receive order granting expedited consideration. Multiple e-mails and calls regarding same and whether to go ahead and file motion to strike. Prepare for call with [REDACTED] regarding document production and preparation for deposition. Participate in same. Detailed e-mail regarding same and status of collecting documents. Receive and review letter from LaSalle counsel regarding additional corporate representative deposition. E-mails regarding responding to same.	4.25	1,253.75	PDS
	Receive and process LaSalle another new production, modify load file and load in Summation, review and id possible key documents for P. Snyder review, depo/name file prep. Review, assemble documents and create Briefcases of [REDACTED] documents re depo and [REDACTED] prep as requested by C. Johnson and P. Snyder. Assemble and organize certain privilege log referenced documents for further review by attorneys. Receive, download and circulate pleadings. Read and review correspondence and pleadings. Search and	4.40	572.00	TR

	review archive emails from P. Kraft re privilege document review and flagging process in Metalincs.			
May-19-10	E-mail regarding additional documents needed for Peterson deposition. E-mail regarding requesting second deposition of Mustain. Draft e-mail regarding same. E-mail regarding scheduling of Callahan deposition. Receive and revise document responses. Telephone conference with local counsel regarding strategy.	1.10	324.50	PDS
	Drafting response to LaSalle's motion to compel, TC with local counsel re strategy for response to motion to compel.	3.00	600.00	BCM
	Conti. review and analysis of Pl privilege log documents, review native document in Metalincs dbase, then search and locate in Summation or iVize production dbase to determine if produced, and update privilege with Bates # or attachment description. Prepare certain attachments previously on privilege log but now should be produced. Review, assemble documents and create Briefcases of [REDACTED] documents re depo and [REDACTED] as requested by C. Johnson and P. Snyder. Assemble specifically requested documents per B. Mirakian's request re privilege log work. Receive and process deposition transcripts and exhibits, update index, notebooks, name files and Summation dbase. Review and respond to emails re various issues. Receive and process errata sheets and signature pages.	4.30	559.00	TR
May-20-10	Prepare for Peterson deposition en route to Chicago. Depose Peterson in Chicago. [REDACTED] regarding document production. E-mails with LaSalle counsel regarding deposition scheduling. E-mail client regarding responding to LaSalle's discovery requests.	5.80	1,711.00	PDS
	Drafting response to LaSalle's motion to compel.	6.00	1,200.00	BCM
	Read and review correspondence and pleadings. Receive, download and review	1.60	208.00	TR

	pleadings. Review Forum production re [REDACTED] [REDACTED] per P. Snyder instruction.			
May-21-10	E-mail to LaSalle counsel regarding Callahan deposition. E-mails regarding Shepherd documents and need to finalize discovery responses. Attorney conference regarding motion to compel and responding to same.	0.90	265.50	PDS
	Drafting response to LaSalle's motion to compel.	5.65	1,130.00	BCM
May-22-10	Draft and revise responses to discovery requests. E-mail to local counsel and client forwarding same. E-mail to local counsel regarding response to motion to compel and common interest briefing. E-mail Shepherd counsel regarding [REDACTED] [REDACTED]	1.80	531.00	PDS
	Drafting response to LaSalle's motion to compel.	3.25	650.00	BCM
	Conti. review of recently produced LaSalle documents and id possible [REDACTED] documents for P. Snyder review, depo/name file prep.	2.20	286.00	TR
May-23-10	Continue to revise discovery responses. E-mail regarding documents client needs to collect. Revise response to motion to compel. E-mail regarding same. E-mails regarding common interest doctrine [REDACTED] [REDACTED]	2.90	855.50	PDS
	Drafting response to LaSalle's motion to compel.	3.75	750.00	BCM
	Tech work re check, pack and blaze Summation dbase and back-up same. Review and respond to emails re various issues, receive, download and process email attachments. Receive and process deposition transcripts and exhibits, update index, notebooks, name files and Summation dbase. Receive documents from McDonald Carano and Womble Carlyle, review and prepare same for further attorney review [REDACTED] [REDACTED] Read and review correspondence and pleadings.	3.40	442.00	TR



May-24-10	E-mail from client with additional information on discovery responses. Incorporate same. Continue to draft and revise discovery responses. E-mail to LaSalle counsel forwarding same. Review and revise response to motion to compel. E-mail regarding [REDACTED] [REDACTED] E-mail and attorney conference regarding revisions to same. Review common interest briefing.	6.70	1,976.50	PDS
	Drafting response to motion to compel, revising and issuing privilege log.	12.35	2,470.00	BCM
	Assemble and prepare documents for exhibits to briefs [REDACTED] Review all LaSalle RFP and highlight [REDACTED] and [REDACTED] requests per P. Snyder request. Locate and circulate documents in productions as requested by P. Snyder, B. Mirakian and C. Johnson. Review and respond to emails re various issues, download and process attachments to same.	3.10	403.00	TR
May-25-10	E-mails regarding upcoming document production by Shepherd, responding to latest letter from LaSalle regarding request for corporate representative deposition. E-mail to Berkadia forwarding discovery responses and letter from LaSalle counsel regarding corporate representative deposition. E-mail regarding status of various litigation projects. E-mail regarding second Mustain deposition. E-mail regarding scheduling of Callahan deposition. [REDACTED] [REDACTED] [REDACTED] E-mail from Shepherd counsel regarding [REDACTED] Respond to same. Review [REDACTED] [REDACTED] Review [REDACTED] [REDACTED] E-mails regarding same. Revise [REDACTED] [REDACTED] E-mail to expert regarding status of report.	3.25	958.75	PDS
	Drafting letter to LaSalle regarding Plaintiff's February 11 discovery, drafting letter to LaSalle regarding 30(b)(6) deposition, updating foundation stipulations.	3.25	650.00	BCM
	Receive documents from McDonald Carano,	2.30	299.00	TR

	review and prepare same for further attorney review and [REDACTED] Read and review correspondence and pleadings. Receive, download, circulate pleadings. Assemble documents requested by B. Mirakian.			
May-26-10	E-mail regarding gathering Berkadia documents for production. E-mail regarding scheduling Callahan deposition. Review Berkadia documents. E-mail to LaSalle counsel regarding impact of postponing Callahan deposition and status of second Mustain deposition. Review revised letter regarding LaSalle's request for additional court representative deposition. E-mail regarding submitting executed Shepherd affidavit. Additional e-mails regarding obtaining same. E-mail to LaSalle counsel forwarding same.	1.20	354.00	PDS
	Drafting response to May 18 LaSalle letter re 30(b)(6) deposition.	3.00	600.00	BCM
	Receive and process deposition transcripts and exhibits, update index, notebooks, name files and Summation dbase. Review and respond to emails re various issues. Prepare and redact documents from client for production, scan and a Bates label same. Update notebooks and indices re privilege log and depo transcripts. Prepare documents requested by B. Mirakian re brief exhibits. Confer with and receive instructions from B. Mirakian re projects, privilege document prep, production prep. Receive, download, circulate and review pleadings.	3.20	416.00	TR
May-27-10	Reviewing Plaintiff's document production status.	0.50	100.00	BCM
	Receive, download, circulate and review pleadings. Prepare documents from client for further attorney review re possible production to LaSalle. Review depositions and identify exhibits referenced in transcript, update deposition transcript matrix with same information. Receive and process deposition transcripts and exhibits, update index, notebooks, name files and Summation dbase.	2.80	364.00	TR

	Confer with and receive instructions from B. Mirakian re PI production status and prep.			
May-28-10	E-mails regarding [REDACTED] [REDACTED] to LaSalle's motion to compel. E-mail regarding new issues raised by LaSalle in reply.	0.20	59.00	PDS
	Correspondence to client re response to LaSalle discovery, preparing pleadings for admission pro hac vice, review and analysis of LaSalle reply in support of motion to compel.	2.75	550.00	BCM
	Review depositions and identify exhibits referenced in transcript, update deposition transcript matrix with same information. Receive and process deposition transcripts and exhibits, update index, notebooks, name files and Summation dbase. Scan and circulate [REDACTED] and privilege log. Review emails, download and process attachments to same. Receive and begin review of Shepherd Advisors production, taking notes generally of document in production. Receive, download, circulate and review pleadings.	3.50	455.00	TR
May-29-10	Conti review of Shepherd Advisors production, taking notes generally of document in production. Email to P. Snyder and B. Mirakian re status of Shepherd Advisor production document review. Draft high level index of Shepherd Advisors production based on notes taken during review of same.	3.00	390.00	TR
May-31-10	Receive and process deposition transcripts and exhibits, update index, notebooks, name files and Summation dbase. Prepare deposition exhibits to send to vendor for processing and loading in Webdase. Prepare documents from client for production to LaSalle.	2.50	325.00	TR
	Totals	222.00	\$44,171.00	

**DISBURSEMENTS**

May-24-10	Postage for discovery responses	2.42
May-31-10	Overnight delivery charges	152.25
	Hotel for Chicago depositions	321.40

Food for Chicago depositions	119.88
Taxi and parking for Chicago depositions	82.05
Hotel for Chicago depositions	97.51
Chicago depositions: airport mileage, taxi, food	76.67

Totals	<u>\$852.18</u>
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<b>Total Fee &amp; Disbursements</b>	<b><u>\$45,023.18</u></b>
Previous Balance	70,110.38
Previous Payments	30,182.92
<b>Balance Now Due</b>	<b><u>\$84,950.64</u></b>

TAX ID Number 14-1996727

**PAYMENT DETAILS**

Jun-02-10	Partial payment of Invoice 315	20,121.94
Jun-02-10	Payment of Invoice 315	10,060.98
<b>Total Payments</b>		<b><u>\$30,182.92</u></b>

**Snyder Law Firm LLC**

11551 Granada, Suite 100  
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.  
8716 N. Mopac, Suite 310  
Austin, Texas  
78759

July 5, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 327

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association, Case No. CV-08-01125-C (W.D. Okla.)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jun-01-10	Drafting letter to LaSalle re Plaintiff's discovery, reviewing response to LaSalle interrogatory re waiver of fees for possible supplementation.	2.50	500.00	BCM
	Review Shepherd document production and update index of same adding additional detail to index regarding production. Review current versions of internal privilege logs and identify documents to be produced. Assemble and prepare privilege documents for further review by attorneys and possible production to LaSalle. Receive and process deposition transcripts, exhibits and videos i.e. update hard drive, ecase and hard copy name files, prepare to send to vendor to upload to webdase and circulate same. Receive documents from McDonald Carano, review and prepare same for possible production.	2.60	338.00	TR
Jun-02-10	E-mail from LaSalle counsel regarding Mustain deposition. E-mail to client forwarding same. Telephone conference regarding same and other litigation issues. E-mails regarding gathering additional documents to produce to LaSalle. E-mail regarding possibly [REDACTED] [REDACTED] E-mails	0.60	177.00	PDS

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regarding LaSalle producing documents related to Top 10 brokers. E-mail from Berkadia regarding forwarding documents. Telephone conference with client regarding litigation issues.

	Correspondence re strategy for possibly [REDACTED]	1.00	200.00	BCM
	Review correspondence and pleadings. Receive, download and circulate pleadings. Receive and process deposition transcripts, exhibits and videos i.e. update hard drive, ecase and hard copy name files and summation dbase. Emails and t/c's with vendors re depositions and exhibits and dbase. Assemble and prepare privilege documents for further review by attorneys and possible production to LaSalle. Follow-up email with Esquire re invoices. Update BCM notebook with privilege logs and depositions.	3.10	403.00	TR
Jun-03-10	E-mail [REDACTED] regarding deposition preparation. E-mail and attorney conference regarding obtaining [REDACTED] documents from LaSalle. E-mail from client regarding status of second Mustain deposition.	0.10	29.50	PDS
	Conti. Review of documents from McDonald Carano and prepare same for possible production. Assemble and prepare privilege documents for further review by attorneys and possible production to LaSalle. Prepare same for production and prepare redactions on documents prior to production.	2.80	364.00	TR
Jun-04-10	E-mails with client regarding responding to LaSalle's document requests. Additional e-mails regarding collecting documents. E-mail to LaSalle counsel regarding second Mustain deposition. E-mail to [REDACTED] [REDACTED] Additional e-mails regarding collecting documents from [REDACTED] [REDACTED] Finalize e-mail regarding Mustain deposition. Draft list of issues to discuss during [REDACTED] regarding LaSalle litigation update. E-mail client regarding same. Telephone conference with client in preparation for [REDACTED] call. [REDACTED]	2.00	590.00	PDS

	<p>██████████ Participate in ██████████ call regarding LaSalle litigation update.</p> <p>Review and prepare various collections of documents for production to LaSalle. Receive, download and circulate pleadings. Conti. Review of privilege log documents and prepare same for further review by attorneys and possible production. Prepare exhibits per B. Mirakian's request.</p>	3.00	390.00	TR
Jun-05-10	<p>Review ██████████</p> <p>Review documents regarding same. E-mails regarding same.</p>	4.00	1,180.00	PDS
Jun-06-10	<p>██████████</p> <p>Review documents regarding same. E-mails regarding same.</p>	8.75	2,581.25	PDS
Jun-07-10	<p>██████████</p> <p>Review documents regarding same. E-mails regarding same.</p> <p>Review and prepare various collections of documents for production to LaSalle. Receive, download and circulate pleadings. Conti. Review of privilege log documents and prepare same for further review by attorneys and possible production. Instructions from B. Mirakian re productions. Update ecase file with documents and pleadings. Assemble and send documents to experts per P. Snyder.</p>	3.30	973.50	PDS
		3.70	481.00	TR
Jun-08-10	<p>E-mail from LaSalle counsel regarding Callahan deposition scheduling. Respond to same. E-mail regarding serving amended deposition notices. E-mail regarding preparing to produce documents to LaSalle. E-mail from M. Zegar regarding forwarding e-mails for production. Respond to same. Receive and review ██████████ spreadsheets. E-mail client forwarding same. Receive LaSalle letter to Shepherd regarding privilege issues. E-mails to client, local counsel and Shepherd counsel regarding same. E-mail from local counsel regarding ██████████</p> <p>██████████</p> <p>Respond to same. Review Tadda deposition exhibits. E-mail to ██████████</p>	2.10	619.50	PDS

[REDACTED]				
[REDACTED]				
	Review and search depositions to locate specific testimony and prepare document containing same [REDACTED] [REDACTED] Conti. Review of various documents and preparation of same for production to LaSalle. Update hard copy and ecase name files with errata sheet and signature pages. Receive, process and load and review supplemental LaSalle production. Review emails and download attachments.	3.90	507.00	TR
Jun-09-10	E-mail from LaSalle counsel regarding second Mustain deposition. E-mails to local counsel and client regarding same. E-mail regarding producing documents to LaSalle. Telephone conference with [REDACTED] regarding privilege issues. E-mails in follow up to same. E-mail regarding additional Mustain documents. E-mail to local counsel regarding Gembara and Mustain depositions. Draft e-mail to LaSalle counsel regarding same. Additional e-mails regarding same. [REDACTED] work on [REDACTED] E-mails to client [REDACTED] regarding same. E-mails regarding Trepp data.	3.10	914.50	PDS
	Reviewing LaSalle correspondence re Plaintiff's responses to LaSalle's interrogatories and requests for production, reviewing correspondence re Mustain deposition.	0.75	150.00	BCM
	Review and search depositions to locate specific testimony and prepare document containing same [REDACTED] [REDACTED] per P. Snyder instructions. Conti. Review of various documents and preparation of same for production to LaSalle. Review and respond to emails on various topics. Assemble and prepare materials to send to [REDACTED] per P. Snyder instruction. Deposition prep re review and organize documents re Gembara, Grossman and Mustain depositions. Download deposition exhibits from FTP site and prep and load in Summation dbase. Run Summation OCR utility on same. Update	4.00	520.00	TR



	internal privilege log with with production Bates numbers.			
Jun-10-10	<p>E-mails regarding deposition scheduling and preparation of exhibits for same. E-mail regarding status of scheduling second Mustain deposition. Additional e-mails regarding Mustain and Gembara deposition scheduling. Review Gembara resume. E-mail to client forwarding same. E-mails regarding LaSalle production of additional documents. Continue to review documents to use as exhibits during upcoming depositions. Telephone conference with [REDACTED] regarding litigation update. E-mail to [REDACTED] regarding [REDACTED] issue. [REDACTED] review and work on [REDACTED]. E-mails regarding same. E-mail regarding [REDACTED]. Review [REDACTED] comments regarding same. Prepare for call with [REDACTED]. Participate in conference call [REDACTED] regarding [REDACTED]. E-mails regarding providing Trepp data to expert.</p> <p>Drafting response to LaSalle's correspondence re Plaintiff's responses to LaSalle's discovery.</p> <p>Prepare and load deposition exhibits in Summation dbase and perform high level coding of same. Receive, upload, index and begin review of [REDACTED] native files. Deposition prep re review and organize documents re Gembara, Grossman and Mustain depositions. Conti. Review of various documents and preparation of same for production to LaSalle. Review and respond to emails on various issues. Review and assemble documents per C. Johnson request re deposition prep.</p>	5.70	1,681.50	PDS
		0.65	130.00	BCM
		3.50	455.00	TR
Jun-11-10	<p>[REDACTED] review and work on [REDACTED]. Multiple e-mails and calls regarding same. E-mails regarding review of [REDACTED] documents, Gembara deposition status. Continue to review documents for upcoming depositions. Telephone conference with local counsel regarding Gembara issue. Additional e-mails regarding Gembara scheduling.</p>	5.60	1,652.00	PDS

	Revising response to LaSalle's correspondence re Plaintiff's responses to LaSalle's discovery, preparing for Mustain deposition.	1.50	300.00	BCM
	Conti. Loading and updating documents in Summation dbase with depositions, exhibits, and supplemental LaSalle productions. Tag exhibits and run Summation OCR utility on same. Update various indexes and matrix spreadsheets i.e. production matrix, depo transcript matrix and depo and subpoena index. Deposition prep re review and organize documents re Gembara, Grossman and Mustain depositions. Receive, download and circulate pleadings.	2.90	377.00	TR
Jun-12-10	Emails to vendor re processing, loading and hosting of ESI. Prepare spreadsheet of [REDACTED] native files with links from description to native file per B. Marikian request.	2.10	273.00	TR
Jun-13-10	Draft and revise deposition outlines for Gembara and Grossman depositions. Review documents to use during same.	3.80	1,121.00	PDS
	Preparing outline for Mustain deposition.	2.15	430.00	BCM
	Review and assemble documents per B. Marikian request re deposition prep. Assemble documents and send to expert D. Smith per P. Snyder request. Detail review and search of productions per B. Marikian instruction identifying all [REDACTED] documents, coding entries in Summation dbase re to use as possible attachment to discovery response.	0.70	91.00	TR
Jun-14-10	Continue to prepare for Gembara and Grossman depositions. Telephone conference with local counsel regarding same and Grossman [REDACTED] documents. Review and revise letter to LaSalle counsel regarding Plaintiff's discovery responses en route to Chicago. Continue to prepare for depositions en route to Chicago. Continue to draft and revise deposition outlines in Chicago.	5.25	1,548.75	PDS
	Revising response to LaSalle's correspondence re Plaintiff's responses to LaSalle's discovery,	5.85	1,170.00	BCM

	reviewing Mustain [REDACTED] traveling to Chicago for depositions.			
	Review deposition exhibits Summation dbase and perform detailed coding of same. Prepare spreadsheet of [REDACTED] native files with links from description to native file per B. Marikian request. Review and assemble documents re deposition prep. Receive, download and circulate pleadings. Receive and process supplemental LaSalle production re modify load files, load on external and begin loading in Summation dbase.	3.20	416.00	TR
Jun-15-10	Continue to prepare for Grossman deposition. Depose Dale Grossman in Chicago. Prepare for Gembara deposition.	8.75	2,581.25	PDS
	Attending Dale Grossman deposition, correspondence with LaSalle re newly produced Mustain documents and [REDACTED] information, reviewing newly produced Mustain documents, preparation for Paul Gembara deposition.	7.35	1,470.00	BCM
	Detail review and search of productions per B. Marikian instruction identifying all [REDACTED] documents, coding entries in Summation dbase re to use as possible attachment to discovery response. Search and review documents per B. Mirakian request to locate certain documents relating [REDACTED] information. Conti. To process supplemental LaSalle production re modify load files, load on external and load in Summation dbase. Assemble documents and send to expert D. Smith per P. Snyder request.	3.00	390.00	TR
Jun-16-10	Continue to prepare for Gembara deposition. Depose Paul Gembara in Chicago. Telephone conference with local counsel regarding strategy in continuing deposition of Gembara the following day. Attorney conferences regarding new Mustain documents and need to postpone second Mustain deposition.	6.75	1,991.25	PDS
	Attending Paul Gembara deposition, reviewing newly produced Mustain documents, correspondence with LaSalle re rescheduling Mustain deposition.	5.85	1,170.00	BCM

	Search, review and assemble documents and exhibits re deposition prep	2.80	364.00	TR
Jun-17-10	Prepare for continuation of Gembara deposition. Attend same in Chicago. E-mail regarding outcome of same. E-mail regarding discovery related issues. E-mails regarding collection of documents, Shepherd document production and deposition scheduling.	2.10	619.50	PDS
	Travel to Kansas City, reviewing and summarizing Gembara deposition transcript [REDACTED] updating discovery status.	4.35	870.00	BCM
	Detail review and search of productions per B. Marikian instruction identifying all [REDACTED] documents, coding entries in Summation dbase re to use as possible attachment to discovery response. Assemble documents and send to expert D. Smith per P. Snyder request. Review and respond to various emails.	3.00	390.00	TR
Jun-18-10	E-mails and calls regarding status of [REDACTED] [REDACTED]. Review and work on [REDACTED] Telephone conference [REDACTED] regarding same. E-mail receiving draft transcript for second day of Gembara deposition. E-mail forwarding same. E-mail to local counsel regarding Broughton deposition notice and subpoena.	4.50	1,327.50	PDS
	Issuing letter to LaSalle requesting update re Plaintiff's February discovery requests, reviewing [REDACTED] documents, reviewing Shepherd production.	1.85	370.00	BCM
	Detail review and search of productions per B. Marikian instruction identifying all [REDACTED] documents, coding entries in Summation dbase re to use as possible attachment to discovery response. Assemble documents per P. Snyder and B. Mirakian's requests re discovery responses prep. Search, assemble and send various documents and materials [REDACTED] [REDACTED] Conti. To process supplemental LaSalle production re load on external and load in Summation dbase and perform high level coding of same. Review and compare hard copies of LaSalle production provided at deposition to confirm that each re	3.60	468.00	TR

	duplicates. Review emails and download attachments, update case folders and files and hard copy name files.			
Jun-19-10	<p>[REDACTED]</p> <p>[REDACTED] E-mails regarding same. Draft and revise to-do list for [REDACTED]. E-mail forwarding same.</p>	2.75	811.25	PDS
	Detail review and search of productions per B. Marikian instruction identifying all rent roll documents, coding entries in Summation database to use as possible attachment to discovery response. Export, edit and format chart re [REDACTED] per B. Mirakian instructions. Review and identify potential key or interesting documents from recent supplemental LaSalle productions for further review by attorneys.	1.70	221.00	TR
Jun-20-10	E-mails to client and [REDACTED] regarding status of [REDACTED]. Continue to review and [REDACTED]. Telephone conferences with [REDACTED] client regarding same. Draft and revise list of expert witnesses.	9.10	2,684.50	PDS
Jun-21-10	Review and [REDACTED] Multiple telephone conferences and e-mails regarding same. Telephone conference with [REDACTED] regarding collection of documents. E-mail in follow up to same. E-mail to local counsel regarding expectations regarding deposing expert witnesses. Receive and review supplemental interrogatory answer regarding responding to physical problems at properties. Receive and review spreadsheets regarding Crown fees. Attorney conferences regarding same.	7.60	2,242.00	PDS
	Drafting requests for admissions, drafting supplemental interrogatory answers, reviewing Crown servicing fees and identifying rent rolls for supplemental interrogatory answers.	3.60	720.00	BCM
	<p>[REDACTED]</p> <p>prepare list of documents sent, assemble and send documents to experts [REDACTED]. Modify and edit rent roll spreadsheet and list as instructed by B. Mirakian. Review and respond to emails re [REDACTED] and</p>	3.20	416.00	TR

	discovery responses. Receive, download and circulate pleadings.			
Jun-22-10	Review and revise supplemental discovery responses. Attorney conference regarding same. E-mail regarding litigation projects. E-mails to [REDACTED] [REDACTED] Review and revise final discovery responses. E-mail regarding Purchase Price calculations. Receive and review Oklahoma order denying LaSalle's motion to compel regarding privilege issues. Multiple e-mails and attorney conferences regarding same.	2.70	796.50	PDS
	Preparing supplemental interrogatory answers, reviewing and discussing court's ruling re privilege log motion to compel.	1.75	350.00	BCM
	Detail review and search of productions per B. Marikian instruction identifying all rent roll documents, coding entries in Summation dbase re to use as possible attachment to discovery response. [REDACTED] [REDACTED] prepare list of documents sent, assemble and send documents to experts [REDACTED] [REDACTED] Receive, download and circulate pleadings. Assemble and organize materials requested by P. Snyder and B. Mirakian. Assemble and prepare documents to produce to LaSalle. Review LaSalle productions, tag certain documents and run Summation OCR utility on same.	3.00	390.00	TR
Jun-23-10	E-mail from LaSalle counsel requesting expert witness documents. E-mail to local counsel regarding same. Respond to same. Attorney conference regarding gathering expert documents to provide to LaSalle. Attorney conference and e-mail regarding collecting information regarding legal fees incurred in responding to LaSalle's motion to compel regarding privilege issues. Review and revise supplemental discovery responses. Attorney conferences regarding same. E-mail regarding final Purchase Price calculations.	2.10	619.50	PDS
	Assembling and issuing supplemental responses to LaSalle discovery, reviewing and summarizing [REDACTED] discussion	2.00	400.00	BCM

	with Mr. Snyder and local counsel re attorney fees for LaSalle's motion to compel.			
	Review and OCR Shepherds production to allow for loading in Summation and searching. Review list of documents sent to experts and identify documents to add to supplemental document lists. [REDACTED] Assemble and prepare expert documents for production to LaSalle. Locate and organize documents requested by B. Mirakian. Review and respond to emails re various topics. Organize materials and assimilate in name files.	3.20	416.00	TR
Jun-24-10	[REDACTED] [REDACTED] correspondence to Mr. Snyder re same, reviewing Shepherd document production, correspondence re Mustain deposition, discussion with local counsel re computation of attorney fees.	3.65	730.00	BCM
	Conti. [REDACTED] preparation of [REDACTED] list of documents sent, assemble and send documents to experts [REDACTED] Review list of documents sent to experts and identify documents to add to supplemental document lists. Create supplement expert document lists. Assemble and prepare expert documents for production to LaSalle. Locate and organize documents requested by P. Snyder and B. Mirakian. Review and respond to emails re various topics. Cursory read of various pleadings and [REDACTED]	3.40	442.00	TR
Jun-25-10	Review supplemental lists of materials provided to experts.	0.25	73.75	PDS
	Reviewing Lauren Lee correspondence re status of LaSalle document production, computing attorney fees for motion to compel.	1.40	280.00	BCM
	Conti. [REDACTED] preparation of [REDACTED] list of documents sent, assemble and send documents to experts [REDACTED] Locate and organize documents requested by P. Snyder and B. Mirakian. Cursory read of various pleadings and [REDACTED] Receive and process deposition transcripts, exhibits and	2.80	364.00	TR

	videos i.e. update hard drive, ecase and hard copy name files and summation dbase.			
Jun-26-10	Review and OCR Shepherds production to allow for loading in Summation and searching. Cursory read of various pleadings and [REDACTED] [REDACTED] Receive and process deposition transcripts, exhibits and videos i.e. update hard drive and Summation dbase. Review time entries and segregate in separate spreadsheet time relating to responding to LaSalle motion to compel filing re preparation of fees recovery per court order. Review emails and various attachments to same.	2.00	260.00	TR
Jun-28-10	Review LaSalle productions per B. Mirakian request re docs relating to LaSalle response to RFP no. 6. Receive, process and load supplement LaSalle production on hard drive and in Summation dbase. Review and OCR Shepherds production to allow for loading in Summation and searching. Review time entries and segregate in separate spreadsheet time relating to responding to LaSalle motion to compel filing re preparation of fees recovery per court order. Receive and process deposition transcripts, exhibits and videos i.e. update hard drive, ecase and hard copy name files and summation dbase. Review documents in Summation dbase and search webdbase re deposition prep for Callahan deposition.	3.20	416.00	TR
Jun-29-10	E-mail to LaSalle counsel regarding Callahan deposition. Receive and review Callahan resume. E-mail to client forwarding same. E-mail regarding status of calculating attorney's fees incurred in responding to LaSalle's motion to compel regarding privilege issues. Prepare for Callahan deposition. Review exhibits for same.	0.30	88.50	PDS
	Review and tag certain LaSalle produced documents and run OCR utility on same. Review documents in Summation dbase and search webdbase re deposition prep for Callahan deposition. Update deposition notebooks, name files and various key indexes. Review and OCR Shepherds production to allow for loading in Summation and searching.	2.70	351.00	TR



	Review LaSalle productions per B. Mirakian request re locate and identify performance reviews of LaSalle employees. [REDACTED] [REDACTED]			
Jun-30-10	Continue to prepare for Callahan deposition. Review documents to use during same. E-mail to local counsel regarding arriving at schedule for exchange of deposition designations. Continue to prepare for Callahan deposition en route to New York City. Draft and revise outline for same. E-mail client regarding [REDACTED] Review time records for attorney time spent regarding privilege issues. E-mail regarding same. Revise proposed e-mail to LaSalle counsel forwarding information on attorney time and requesting reimbursement of same.	3.10	914.50	PDS
	Reviewing Mr. Snyder's time devoted to motions to compel re privilege logs, correspondence with LaSalle re Mustain deposition.	0.40	80.00	BCM
	Review LaSalle's recent supplemental productions, identify and create Briefcase of possible key or interesting documents for further review by P. Snyder. Summation dbase tech work re check, pack, blaze, correct imaging and OCR errors. Convert PDFs to Tiffs and update and load documents in Summation dbase re Pl and Dfs recent miscellaneous productions. Prepare deposition exhibits and productions to send to vendor to process and upload in web dbase. Update production matrix and depo transcript matrix.	2.70	351.00	TR
	Totals	216.70	\$46,992.50	

**DISBURSEMENTS**

Jun-09-10	Conference call charges to discuss litigation strategy	13.64
Jun-21-10	Chicago depositions: Brad Mirakian airfare	130.85
Jun-30-10	Chicago depositions: hotel (P. Snyder & B. Mirakian)	1,139.42
	Chicago depositions: airfare (P. Snyder & B. Mirakian)	376.55

Chicago depositions: car service (P. Snyder & B. Mirakian)	97.50
Chicago depositions: food (P. Snyder & B. Mirakian)	199.36
FedEx delivery charges	99.68
New York deposition: hotel	204.06
New York deposition: hotel	15.18
New York deposition: hotel	79.00
New York deposition: taxi and parking	62.22
New York deposition: copies	4.00
FedEx delivery charges	186.39
New York deposition: mileage to/from airport	20.00
Chicago depositions: taxi	39.00
Totals	<hr/> \$2,666.85
<b>Total Fee &amp; Disbursements</b>	<hr/> <b>\$49,659.35</b>
Previous Balance	84,950.64
Previous Payments	39,927.46
<b>Balance Now Due</b>	<hr/> <b>\$94,682.53</b>

TAX ID Number 14-1996727

**PAYMENT DETAILS**

Jun-25-10	Payment of Invoice 318	39,927.46
<b>Total Payments</b>		<hr/> <b>\$39,927.46</b>

***Snyder Law Firm LLC***

11551 Granada, Suite 100  
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.  
8716 N. Mopac, Suite 310  
Austin, Texas  
78759

August 8, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 331

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association, Case No. CV-08-01125-C (W.D. Okla.)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Jul-01-10	Continue to prepare for Callahan deposition. Depose Chris Callahan in New York City. Draft and revise agenda for LaSalle litigation meeting en route to Kansas City. E-mails regarding same.	4.25	1,253.75	PDS
	Reviewing [REDACTED] documents, preparing and submitting fees re motion to compel.	0.40	80.00	BCM
	Prepare and send LaSalle expert reports to our expert. Summation dbase work upload and process new production and perform high level coding on same. Tag and run Summation OCR utility on LaSalle new productions. Assemble notebook of expert reports per B. Mirakian's request. Update back-up external hard drive with depos, videos, exhibits and productions. Receive, download, circulate pleadings. Cursory review of expert reports. Confer and receive instructions from B. Mirakian re production prep and projects. Review and respond to emails, download and review attachments to emails.	2.60	338.00	TR
Jul-02-10	E-mail to LaSalle counsel proposing deposition designation schedules. Prepare for call with client and local counsel to discuss LaSalle litigation projects. Participate in call.	2.20	649.00	PDS

SLF0K000193

E-mail regarding deposition designation schedules. E-mail to LaSalle counsel requesting deposition dates for expert witnesses. E-mail to client regarding need to collect additional documents to produce to LaSalle. E-mails to client forwarding LaSalle expert witness reports. E-mail to LaSalle counsel regarding request for reimbursement of fees incurred in responding to motion to compel. Additional e-mails and attorney conferences regarding same. E-mail to Wells Fargo regarding litigation status.

TC with OK counsel regarding case status and deposition designations, reviewing [REDACTED] documents, correspondence regarding attorney fees.	3.25	650.00	BCM
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Tech work, check/pack/blade and Back-up Summation dbase to external hard drive. Receive LaSalle expert reports, download and update case and hard copy name files, and attorney notebooks. Review and respond to emails, download and review attachments to emails. Review and prepare client documents for production to LaSalle. Close review of deposition exhibits and perform detailed coding/indexing of same in Summation dbase.	2.60	338.00	TR
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Jul-03-10	Close review of deposition exhibits and perform detailed coding/indexing of same in Summation dbase.	1.50	195.00	TR
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Jul-05-10	Draft and revise chart of expert witnesses; determine attorney assignments for same. E-mail client and local counsel forwarding same. Review chart regarding [REDACTED] documents. E-mail to client and local counsel regarding same. E-mail regarding need to provide LaSalle expert reports to our expert witnesses. E-mail regarding status of Shepherd document review. E-mail to local counsel regarding strategy in seeking reimbursement of fees incurred in responding to LaSalle's motion to compel.	0.90	265.50	PDS
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Summation dbase work upload and process new production and perform high level coding on same. Tag and run Summation OCR utility on LaSalle new productions. Review and	3.10	403.00	TR
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	respond to emails, download and review attachments to emails. Instructions from B. Mirakian re processing and preparation of Zegar documents to production to LaSalle. Close review of Zegal documents, format and prepare spreadsheets from Zegal collection for production to LaSalle.			
Jul-06-10	E-mails regarding rescheduling Mustain second deposition. E-mail to LaSalle counsel following up on proposal to exchange deposition designations. Review documents recently produced by LaSalle. E-mail to LaSalle counsel confirming second Mustain deposition and scope and length of same. E-mail from LaSalle counsel regarding need to reschedule meet and confer call on attorney's fees issue. E-mail regarding same. Telephone conference with local counsel regarding same and strategy for meet and confer process. Participate in conference call with LaSalle counsel regarding same. Follow up attorney conference regarding sending detailed time and fee information to LaSalle. Review and revise e-mail to LaSalle counsel forwarding detailed information.	2.60	767.00	PDS
	Confer and receive additional instructions from B. Mirakian re processing and preparation of Zegar documents to production to LaSalle. Close review of Zegal documents, format and prepare spreadsheets from Zegal collection for production to LaSalle. Upload Zegar documents to vendor FTP site for conversion for processing and conversion to SPT files. Prepare and send expert reports to client as requested. cursory review of expert reports.	3.70	481.00	TR
Jul-07-10	E-mails regarding sending LaSalle expert reports to Plaintiff experts, document production issues. E-mail regarding plans for [REDACTED] [REDACTED] Review LaSalle expert reports. E-mails and follow up to same. Internet research regarding same. Review additional Watson/FIRREA documents. E-mail regarding modification to [REDACTED] E-mail regarding	3.60	1,062.00	PDS

	preparation of motion to recover fees incurred in responding to LaSalle's motion to compel. E-mail to LaSalle counsel requesting decision by end of day. Additional calls and e-mails regarding same. Reach agreement regarding same. E-mail in follow up to same.			
	Negotiating attorney fees, reviewing Shepherd document production, correspondence with LaSalle.	4.35	870.00	BCM
	Prepare and send various [REDACTED] per P. Snyder request re email and hard copy. Update various indexes re expert docs and production matrix. Continue preparation of documents for production to LaSalle. Search and review LaSalle productions for specific documents requested by P. Snyder. Assemble and organize key LaSalle produced documents per P. Snyder instruction and request. Receive, download, circulate and review pleadings. Update case and hard copy files with correspondence, pleadings and various materials. Review and respond to emails. Update attorney expert report notebooks.	4.40	572.00	TR
Jul-08-10	E-mails regarding motion to modify schedule for exchange of deposition designations. Review and revise same. E-mail to LaSalle counsel inquiring regarding position on same. Multiple telephone conferences and e-mails regarding same. Continue to review LaSalle's expert witness reports. E-mails with expert witnesses regarding scheduling preparation meetings. Continue to draft and revise memorandum regarding issues likely to come up during Kooi deposition. E-mail regarding agreement regarding payment of attorney's fees for responding to motion to compel. Review and revise stipulation and order regarding same. E-mail regarding same.	3.60	1,062.00	PDS
	Reviewing Shepherd document production, correspondence with LaSalle re attorney fees owed for motion to compel, reviewing motion regarding deposition designations.	2.00	400.00	BCM
	Summation database work upload and process new production and perform high level coding on same. Tag and run Summation OCR utility	3.30	429.00	TR

on LaSalle new productions. Close review and tag of potential key documents from LaSalle supplement productions, create Summation Briefcase of same for further review by attorneys. Receive, scan and circulate various invoices from vendors. Review Zegar collection privilege documents and prepare draft of privilege log re same. Assemble documents from Shepherd's production for further review by attorneys per P. Snyder's request. Receive download circulate and review pleadings. Locate and circulate pleadings requested by P. Snyder. 3.3 hours

Jul-09-10	E-mail to local counsel regarding plans to serve deposition notices for expert witness depositions. E-mails regarding scheduling expert depositions. E-mails to client regarding need to produce final set of documents to LaSalle. Draft and finalize memo [REDACTED] [REDACTED] E-mail forwarding same.	1.40	413.00	PDS
	Drafting response to LaSalle motion for leave to file surreply.	2.10	420.00	BCM
	Read and respond to emails re various issues, download, process and review attachments to same. Search and review Shepherds' production for documents requested by P. Snyder. Prepare letter and CD of documents re production to LaSalle. Create name files, organize and assimilate materials in same. Prepare materials to send to expert Dan Smith. Receive download circulate and review pleadings.	3.50	455.00	TR
Jul-10-10	Update subpoena and depo notice notebook and index. Receive download circulate and review pleadings. Review LaSalle expert report lists of documents/materials, search and download various items re websites and articles referenced on expert lists of documents per P. Snyder's requests. Receive download and circulate depositions. update various case name files with same. Read and respond to emails re various issues, download, process and review attachments to same.	1.40	182.00	TR

Jul-11-10	E-mails with client and Shepherd counsel regarding upcoming deposition. Prepare for same.	0.50	147.50	PDS
	Review LaSalle expert report lists of documents/materials, search and download various items re websites and articles referenced on expert lists of documents per P. Snyder's requests. Conti. review of Zegar collection privilege documents and prepare draft of privilege log re same.	1.50	195.00	TR
Jul-12-10	Draft and revise proposed calendar for expert witness depositions. E-mail to client and local counsel forwarding same. E-mail to LaSalle counsel confirming upcoming call to discuss same. Telephone conference with local counsel regarding same. Additional e-mails regarding same. Telephone conference with LaSalle counsel regarding same. Draft and revise comprehensive e-mail regarding expert deposition schedule. E-mails to LaSalle counsel requesting copies of documents relied upon by LaSalle experts. Telephone conference with local counsel and client regarding expert witness scheduling. Telephone conference with client regarding whether to attend upcoming expert witness depositions. E-mail to client regarding documents produced by Shepherd.	3.25	958.75	PDS
	Organizing files, preparing for and attending TC re deposition designations.	1.35	270.00	BCM
	Conti. review of Zegar collection privilege documents and prepare draft of privilege log re same. Research and locate expert documents listed by Dfs experts but not Bates #d to provide to our experts. Assemble notebook of materials re expert depo prep. Assemble and prepare documents to sent to expert D. Smith. Receive and process depo transcripts; Update name files and various indices. Assemble and email Ohio Sum Jdft briefing to Conner & Winters per P. Snyder request. Review and respond to emails re various topics.	3.00	390.00	TR
Jul-13-10	E-mail client and local counsel regarding [REDACTED] [REDACTED] E-mail to client regarding preparation	4.00	1,180.00	PDS



for witness depositions. E-mails from LaSalle counsel regarding expert deposition schedule. Review same. Telephone conference with local counsel regarding same. Emails responding to same. Attorney conference regarding letter from LaSalle counsel regarding discovery responses. Review LaSalle expert witness reports. Prepare for call with Mr. Smith regarding same. Participate in comprehensive conference call with Mr. Smith regarding expert witness issues. Telephone conference with LaSalle counsel regarding expert witness deposition schedule. E-mails and follow up to same.

Reviewing correspondence re discovery, discussing response to LaSalle letter re Plaintiff's responses to LaSalle discovery, drafting response.	1.15	230.00	BCM
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Update Summation dbase with documents produced by Crown. Search, download and assemble materials listed by Df experts only by website for use to send to our experts. Receive, download and circulate pleadings. Receive and process deposition transcripts and exhibits. Review and respond to various emails. Prepare deposition exhibits to send to vendor to prepare and upload into Webdbase. Review and id documents per LaSalle counsel requests for our expert documents not Bates #d. Instructions from B. Mirakian re LaSalle expert documents needed. Review correspondence and pleadings.	3.80	494.00	TR
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Jul-14-10	Prepare for second Mustain deposition. E-mails regarding expert witness deposition scheduling. Telephone conference with LaSalle counsel regarding same. Attorney conference regarding litigation projects. Telephone conference with local counsel regarding expert deposition scheduling. Continue to determine litigation projects en route to Chicago. Participate in telephone conference [REDACTED] regarding appraisal issues. E-mails in follow up to same.	3.60	1,062.00	PDS
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E-mail correspondence with LaSalle re documents relied upon by experts,	1.25	250.00	BCM
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drafting response to LaSalle re Plaintiff's responses to LaSalle discovery.

	Download from FTP site deposition exhibits processed/converted by vendor from PDF to SPT, prepare same and upload into Summation dbase. Update Summation dbase with high level coding to deposition exhibits. Review and prepare documents to be used as possible deposition exhibits for Mustain deposition per P. Snyder request. Update network and files with pleadings and correspondence. Prepare and label our non-Bates numbered expert documents for production to LaSalle. Assemble and provide information and documents to B. Mirakian as requested re production and discovery issues. Tag and run Summation OCR utility on deposition exhibits. Update production matrix.	3.30	429.00	TR
Jul-15-10	Continue to prepare for second deposition of Mustain in Chicago. Draft and revise outline for same. Depose Mustain.	6.75	1,991.25	PDS
	Locating LaSalle expert documents, correspondence with LaSalle re same, updating privilege log for new productions, reviewing and responding to e-mail correspondence.	1.40	280.00	BCM
	Tag and run Summation OCR utility on deposition exhibits. Update Summation dbase with high level coding to deposition exhibits. Review LaSalle produced expert documents and lists, id documents still needed from LaSalle. Back-up Summation dbase on external hard drive. Complete edits to privilege log re Zegar documents. Review and prepare attachments for production from Zegar emails [REDACTED]. Receive download and circulate pleadings. Upload LaSalle produced PDF files to FTP site to have vendor convert to SPT for loading in Summation dbase. Review and respond to various emails.	3.30	429.00	TR
Jul-16-10	Telephone conference [REDACTED] regarding deposition preparation. E-mails regarding expert witness deposition scheduling, preparing to take same and whether to [REDACTED]	3.50	1,032.50	PDS

	<p>██████████ E-mail to expert regarding deposition dates. E-mail regarding outcome of Mustain deposition. E-mail regarding obtaining ██████████ E-mail regarding Shepherd deposition. Telephone conference with Tom Watson regarding draft reports. E-mail to local counsel and client regarding same. Telephone conference with LaSalle counsel regarding scheduling issues. E-mail and telephone conference in follow-up to same. Review and revise draft requests for admission. Attorney conference regarding same. Receive and review proposed stipulation for extension of deadlines. E-mails regarding same. E-mail to client regarding general litigation status and updating investors.</p>			
	Drafting requests for admissions, correspondence regarding ██████████ documents, TC with OK counsel re requests for admissions, responding to LaSalle re additional expert documents needed.	4.85	970.00	BCM
	Review deposition exhibits in Summation dbase and perform detailed coding of same. Review and respond to various emails. Review LaSalle produced expert documents and lists, id documents still needed from LaSalle.	1.70	221.00	TR
Jul-17-10	Determine comprehensive list of litigation projects. Draft and revise requests for admission. E-mails regarding same. E-mails regarding proposal for ██████████ ██████████ E-mail from LaSalle counsel regarding joint motion to extend several dates. E-mail with local counsel regarding same.	2.75	811.25	PDS
	Review deposition exhibits in Summation dbase and perform detailed coding of same which will be the basis of initial trial exhibit list. Review LaSalle produced expert documents and lists, id documents still needed from LaSalle. Update Summation dbase with LaSalle new production and Crown new productions.	1.50	195.00	TR
Jul-18-10	Continue to draft and revise requests for admission. E-mails to local counsel and client forwarding same. E-mails regarding proposed	2.40	708.00	PDS

	document requests. Review and revise letter to LaSalle counsel regarding pending discovery issues. E-mail regarding same. Draft e-mail to LaSalle counsel regarding joint motion to extend several days. E-mail to local counsel forwarding same.			
	Review deposition exhibits in Summation dbase and perform detailed coding of same which will be the basis of initial trial exhibit list.	1.80	234.00	TR
Jul-19-10	E-mail regarding strategy in getting trial exhibits authenticated. Draft and revise cover letter and 30b6 deposition notice to serve on LaSalle regarding same. Telephone conference [REDACTED] regarding upcoming deposition [REDACTED] E-mails in follow-up to same. Receive and review new document requests. E-mails regarding serving deposition notices for expert witness depositions. E-mail to LaSalle counsel regarding same. E-mails regarding document requests. E-mails regarding adding requests regarding form 71B appraisals [REDACTED] Finalize 30b6 notice regarding document authentication issues. Draft and revise requests for admission and document requests. Telephone conference with client regarding same. E-mail to LaSalle counsel regarding joint motion on extending certain deadlines. Review LaSalle's proposed changes to same.	4.25	1,253.75	PDS
	Preparing requests for admission and requests for production, correspondence to client re additional documents needed for response to LaSalle discovery, drafting 30(b)(d) document authentication depo notices.	4.35	870.00	BCM
	Prepare documents to sent to our experts per P. Snyder instructions and requests. Update Summation dbase with new LaSalle production. Organize and update fact and expert witness name files. Prepare index of rebuttal report expert documents. Update case file with correspondence, depositions and pleadings. cursory review of expert reports. Review and respond to various emails.	3.90	507.00	TR

Jul-20-10	E-mail to client and local counsel regarding need to have litigation strategy call. Draft and revise agenda for same. E-mail from LaSalle counsel regarding expert witness deposition logistics. Respond to same. Attorney conference regarding litigation projects. Review and revise amended initial disclosures. E-mail regarding same. Review Hekman report in preparation for deposition. Participate in conference call with Mr. Smith and client regarding same. Receive LaSalle request to push back trial date. E-mail in follow up to same. Telephone conference with local counsel and Mr. Hoyt regarding appraisal issues. E-mail to Mr. Hoyt forwarding materials.	4.30	1,268.50	PDS
	Correspondence with LaSalle re Tim Dwyer Trepp and Bloomberg documents, reviewing and responding to e-mail correspondence on multiple topics, assembling calendar of all expert depositions, responding to LaSalle re Plaintiff's responses to LaSalle discovery.	2.50	500.00	BCM
	Review deposition exhibits in Summation dbase and perform detailed coding of same which will be the basis of initial trial exhibit list. Assemble and organize documents and materials re expert depo prep per P. Snyder instructions. Receive, download circulate and review pleadings. Update ccase name files. Review expert reports and id documents to use in deposition prep. Prepare and send document to our experts as instructed. Update various indices. Assemble and provide documents to B. Mirakian as requested re discovery letter response.	3.30	429.00	TR
Jul-21-10	Participate in comprehensive conference call regarding litigation issues. Attorney conference and email regarding requests for admission. Continue to determine litigation projects. E-mail to LaSalle counsel regarding corporate representative deposition. Continue to prepare for Hekman deposition. E-mails regarding same. Review documents for same. Draft and revise deposition outline for same. Review and revise subpoena to serve on Isaacs regarding form 71B appraisals. E-mail regarding same. E-mail from LaSalle counsel	9.90	2,920.50	PDS

in response to same. Telephone conference with LaSalle counsel regarding same. E-mail regarding [REDACTED] for Hekman deposition. Continue comprehensive preparation for Hekman deposition en route to New York City.

Correspondence with LaSalle re Tim Dwyer documents, correspondence re limitation on request for admissions, correspondence re request for expert invoices, reviewing Dwyer and Abshier expert reports.	3.65	730.00	BCM
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Assemble and organize documents and materials re expert depo prep per P. Snyder instructions. Receive, download circulate and review pleadings. Receive and process new LaSalle production, update Summation dbase and high level coding of same. Search, review and identify documents re [REDACTED] Update various indexes re expert documents and subpoena/depo notice index and notebook.	4.00	520.00	TR
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Jul-22-10	Continue to prepare for Hekman deposition. Depose Hekman in New York City. Follow-up e-mails regarding same. Draft and revise e-mails regarding various litigation projects.	14.80	4,366.00	PDS
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Researching law on production of [REDACTED] [REDACTED] [REDACTED] drafting reply in support of motion to amend schedule for deposition designations, correspondence with LaSalle re Tim Dwyer documents, revising initial disclosures.	3.75	750.00	BCM
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Assemble and organize documents and materials re expert depo prep per P. Snyder instructions. Receive, download circulate and review pleadings. Receive and process new LaSalle production, update Summation dbase and high level coding of same. Review and assist with preparation of Rule 26 disclosures. T/C with Josh at HMU Consulting re depo videos, exhibits and materials need for trial.	3.40	442.00	TR
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Jul-23-10	E-mail regarding litigation projects. Draft and revise agenda for [REDACTED] en route Kansas City. E-mail client regarding status of collecting final set of documents to	5.20	1,534.00	PDS
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	produce to LaSalle. Comprehensive meeting with Mr. Smith in Kansas City to review LaSalle expert reports and litigation issues. Telephone conference with client regarding litigation status. Review and revise reply in support of motion to alter schedule for exchange of deposition designations. E-mail regarding same. Telephone conference with LaSalle counsel regarding agreeing to serve additional requests for admission.			
	Meeting with Dan Smith, correspondence with LaSalle re Tim Dwyer documents, revising and filing reply in support of motion to amend scheduling order.	3.25	650.00	BCM
	Assemble and organize documents and materials re expert depo prep per Conners & Winter's instructions. Review deposition exhibits in Summation dbase and perform detailed coding of same which will be the basis of initial trial exhibit list. Receive, download circulate and review pleadings. Review and respond to various emails.	2.50	325.00	TR
Jul-24-10	E-mails regarding litigation projects.	0.25	73.75	PDS
	Review emails, download, review and process attachments to same. Receive, download circulate and review pleadings. Assemble and organize documents and materials re expert depo prep per Conners & Winter's instructions. Receive and process errata sheets and signature pages, update depositions and name files. Review Df expert lists of materials and compare with Pl experts' lists of materials, then identify those items not sent and prepare collection of documents to send to our experts. Assemble and provide documents to P. Snyder as requested.	2.30	299.00	TR
Jul-25-10	Continue to prepare for expert witness depositions. E-mails regarding same. E-mail regarding additional materials to send to Mr. Smith. E-mail regarding [REDACTED] [REDACTED]. Review 30b6 deposition notices. Conference call and e-mail to client and local counsel regarding same. Draft e-mail to LaSalle counsel regarding same. Review and	3.80	1,121.00	PDS

revise amended initial disclosures. E-mail forwarding same. E-mails to expert witnesses regarding providing materials relied upon by LaSalle experts.

Review Df expert lists of materials and compare with Pl experts' lists of materials, then identify those items not sent and prepare collection of documents for further attorney review and to send to our experts. Assemble and provide documents to P. Snyder as requested.	2.50	325.00	TR
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Jul-26-10	E-mails regarding expert deposition logistics and length of breaks. E-mail regarding 30b6 depositions. Continue to prepare for Shepherd deposition. Gather and review documents for same. E-mail and attorney conference regarding final amended initial disclosures and service of same. Continue to prepare for Shepherd deposition en route to New Mexico.	5.90	1,740.50	PDS
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[REDACTED]

E-mails and telephone conference with client regarding 30b6 deposition notice; documents produced since last deposition. Participate in conference call with local counsel and Mr. Hoyt regarding appraisal issues.

Reviewing and responding to e-mail correspondence re multiple topics, finalizing and circulating amended initial disclosures, correspondence with local counsel re upcoming projects, completing admission pro hac vice, correspondence with Mr. Snyder.	4.00	800.00	BCM
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Review Df expert lists of materials and compare with Pl experts' lists of materials, then identify those items not sent and prepare collection of documents for further attorney review and to send to our experts. Assemble and provide documents to P. Snyder as requested. Update expert lists of documents reviewed or relied upon. Assemble and provide documents requested by P. Snyder re Kooi depo prep. Receive and process depositions exhibits, circulate same, update case and hard copy name files. Prepare certain documents to send to our experts.	4.60	598.00	TR
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	Review emails, download, review and process attachments to same.			
Jul-27-10	<p>[REDACTED] Attend deposition of Ms. Kooi in Santa Fe, New Mexico. Telephone conference with local counsel regarding same and other litigation issues. E-mail regarding outcome of Kooi deposition. E-mail regarding [REDACTED] issues. Receive and review e-mails regarding [REDACTED]</p> <p>Drafting [REDACTED] reviewing documents for production to LaSalle, reviewing correspondence, revising response to LaSalle re request for additional 30(b)(6) deposition, correspondence re additional documents to produce to LaSalle.</p> <p>Search, review, assemble and provide documents requested by P. Snyder re Kooi depo prep. Receive and process depositions exhibits, circulate same, update case and hard copy name files. Prepare certain documents to send to our experts as instructed by P. Snyder and requested by experts. Review and prepare client documents for production to LaSalle. Review B. Mirakian Gembara deposition summary memo and replace referenced depo rough draft with final transcript pages of same testimony. Cursory review of expert reports.</p>	7.00	2,065.00	PDS
		3.50	700.00	BCM
		4.00	520.00	TR
Jul-28-10	<p>E-mail regarding location for depositions of LaSalle's expert witnesses. Draft and update list of litigation projects. E-mail regarding need to [REDACTED] Review order moving November trial date. E-mails and calls regarding same and scheduling call with court to arrive at new date.</p> <p>Reviewing Dan Smith expert report, [REDACTED] planning for motions for summary judgment.</p> <p>Review B. Mirakian Gembara deposition summary memo and replace referenced depo rough draft with final transcript pages of same testimony. Cursory review of expert reports.</p>	1.60	472.00	PDS
		3.15	630.00	BCM
		3.10	403.00	TR

Prepare certain documents to send to our experts as instructed by P. Snyder and requested by experts. Receive and process rebuttal expert reports re update hard copy and ecase name files and attorney notebooks. Receive, download, circulate and review pleadings. Search and attempt to locate documents per B. Mirakian's requests re Jackie production issues and documents.

Jul-29-10	E-mails regarding [REDACTED] [REDACTED] E-mail regarding additional production of documents, corporate representative deposition. E-mails regarding gathering materials for upcoming depositions. E-mails regarding scheduling call with court to set new trial date. Telephone conference with local counsel regarding same. E-mails regarding resolution of issue of additional requests for admission.	1.30	383.50	PDS
	Correspondence re supplemental lists of documents sent to Dan Smith, reviewing additional documents for production to LaSalle, attending TC with local counsel to discuss case status and upcoming projects.	2.90	580.00	BCM
	Review and prepare client documents for production to LaSalle. Receive and process depositions exhibits, circulate same, update ecase and hard copy name files. Extended t/c with Josh at HMU Consulting re depo videos, exhibits and materials need for trial. cursory review of expert reports. Prepare certain documents to send to our experts as instructed by P. Snyder and requested by experts. Receive, download, circulate and review pleadings. Search and review production for certain documents re specific issue requested by client. Review and respond to various emails.	4.50	585.00	TR
Jul-30-10	E-mails regarding responding to section 6(a) argument and review of Ohio pleadings regarding same. Continue comprehensive preparation for Smith and Dwyer depositions. Gather materials for same. E-mails regarding preparing for same. Telephone conference with [REDACTED] E-mail from LaSalle counsel regarding	5.40	1,593.00	PDS

location for Dwyer deposition. E-mail regarding serving deposition notice for same. E-mails with client and local counsel regarding possible new trial dates. Participate in conference call with court regarding same. Calls and e-mails in follow-up to same and advising of March 2011 trial date.

	Completing review of additional documents to produce to LaSalle, completing and serving supplemental list of documents provided to Dan Smith, TC with local counsel to discuss schedule and division of tasks for summary judgment, reviewing Trepp and Bloomberg documents produced by LaSalle, attending TC with court re case scheduling.	4.65	930.00	BCM
	Review and prepare client documents for production to LaSalle. Prepare certain documents to send to our experts as instructed by P. Snyder and requested by experts. Receive, download, circulate and review pleadings. Review and update list of documents sent to experts. Assemble and organize documents and materials re expert depo prep per P. Snyder instructions.	2.90	377.00	TR
Jul-31-10	Continue to prepare for Smith and Dwyer depositions. E-mails regarding same. Comprehensive review of documents for same. E-mail regarding corporate representative deposition. Determine and update litigation projects. E-mails regarding revising requests for admissions to satisfy limit of 50.	2.50	737.50	PDS
	Reviewing Smith, Abshier, and Dwyer expert reports.	2.50	500.00	BCM
	Totals	258.80	\$56,262.50	

#### DISBURSEMENTS

Jul-17-10	Conference call charges to discuss litigation strategy	22.72
Jul-23-10	Lunch with Dan Smith during deposition preparation	17.47
Jul-31-10	Shepherd deposition: airfare	353.95
	Hekman deposition: airfare	473.40

Mustain second depo: taxi/parking	45.37
Mustain second depo: airfare	53.49
Mustain second depo: airfare	92.87
Mustain second depo: airfare	200.20
Shepherd deposition: hotel	192.94
FedEx delivery charges	83.75
Hall/Abshier depositions: airfare	285.05
Smith/Dwyer depositions: hotel, food, car service	1,057.26
Smith/Dwyer depositions: airfare	221.70
Shepherd deposition: hotel, food, rental car, parking	422.78
Dan Smith car to airport for litigation meeting	39.00
Hekman deposition: food, taxi, parking	106.08
Hekman deposition: hotel	790.42
Hekman deposition: airfare	1,179.40
FedEx delivery charges	250.82
Hekman deposition: mileage to airport	40.00
Shepherd deposition: mileage to airport	20.00
Smith/Dwyer depositions: taxi and tips	20.00
2nd Mustain deposition: taxi and mileage to airport	40.00
Hard drive for exhibits for trial prep	32.02
Airfare for Hall/Abshier depositions (Brad Mirakian)	250.40

Totals	<hr/> \$6,291.09
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<b>Total Fee &amp; Disbursements</b>	<hr/> <b>\$62,553.59</b>
Previous Balance	94,682.53
Previous Payments	45,023.18
<b>Balance Now Due</b>	<hr/> <b>\$112,212.94</b>

TAX ID Number 14-1996727

#### PAYMENT DETAILS

Jul-27-10	Payment of Invoice 323	45,023.18
<b>Total Payments</b>		<hr/> <b>\$45,023.18</b>

**Snyder Law Firm LLC**

11551 Granada, Suite 100  
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.  
8716 N. Mopac, Suite 310  
Austin, Texas  
78759

September 7, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 336

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association, Case No. CV-08-01125-C (W.D. Okla.)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Aug-01-10	Continue to prepare for Smith and Dwyer depositions in Dallas. All-day meeting with Mr. Smith and client to prepare for same. E-mail to [REDACTED] regarding [REDACTED] the MLPA. E-mail regarding attempt to obtain [REDACTED] Prepare update [REDACTED] regarding status of repurchase litigation.	5.30	1,563.50	PDS
	Review and respond to emails re various issues. Receive, download, circulate and review pleadings. Search and review documents, organize and prepare same re expert deposition prep per C. Johnson's instructions. Assist with [REDACTED]	1.30	169.00	IR
Aug-02-10	Continue to prepare to produce Dan Smith at deposition in Dallas. Produce Mr. Smith. Follow-up with Mr. Smith and client following same. E-mails regarding various follow-up items. E-mails regarding LaSalle's request to move trial date. Review and revise request for admissions. E-mail forwarding same.	9.20	2,714.00	PDS
	Preparing revised Requests for Admissions, e-mail to LaSalle counsel re outstanding fees, finalizing summary judgment outlines,	5.65	1,130.00	BCM

SLFOK000211

correspondence to local counsel re same, meet and confer with LaSalle counsel re Harper subpoena, [REDACTED] preparing Abshier deposition outline.

	Review and prepare documents and format and convert spreadsheets to PDF received from client for production to LaSalle. Search and review documents, organize and prepare same re expert deposition prep per C. Johnson's, P. Snyder, B. Mirakian's instructions. Emails and tc's re deposition scheduling. Update hard drive and network ecase files with various documents and materials. Update dbase with new productions produced by plaintiff. Search, review and assemble documents requested by Brad. Receive, process and circulate transcripts. [REDACTED] research re [REDACTED] [REDACTED] Review and respond to emails re various issues. Update various indexes.	3.70	481.00	TR
Aug-03-10	Draft and revise stipulation regarding authenticity of documents. E-mail regarding same. Produce Dan Smith in Dallas for second day of deposition. Follow-up with Mr. Smith and client following same. E-mails regarding requests for admission. E-mail regarding LaSalle's request to continue trial date. Continue to review and revise requests for admission. E-mail regarding LaSalle's request for continuance.	8.75	2,581.25	PDS
	Revising Requests for Admissions, preparing Abshier and Hall deposition outlines.	5.75	1,150.00	BCM
	Search and review documents, organize and prepare same re expert deposition prep per C. Johnson's, P. Snyder, B. Mirakian's instructions. [REDACTED] research re [REDACTED] per P. Snyder and C. Johnson's requests. Review and respond to emails re various issues. Review and prepare documents and format and convert spreadsheets to PDF received from client for production to LaSalle. Update Summation dbase with new productions produced by LaSalle, perform high level coding of same, tag and run Summation OCR utility on same.	2.20	286.00	TR

Aug-04-10	<p>Prepare for Dwyer deposition in Dallas. Review documents for same. Draft and revise outline for same. Meet with Mr. Smith in preparation for same. E-mail regarding Hall and Abshier exhibits. E-mail regarding setting up Trepp deposition. Continue to work on Dwyer deposition outline and deposition exhibits. E-mail from LaSalle counsel providing additional information regarding request to continue trial date. [REDACTED] E-mail to LaSalle counsel opposing continuance. Attorney conference and e-mail regarding drafting opposition to motion for continuance. Receive response from LaSalle counsel rejecting proposal to reschedule trial to February 2011. Respond to same. Receive LaSalle's motion to continue. E-mail forwarding same.</p>	8.25	2,433.75	PDS
	<p>Update Summation dbase with new productions produced by LaSalle, perform high level coding of same, tag and run Summation OCR utility on same. Review and prepare documents received from client for production to LaSalle. Search and review documents, organize and prepare same re expert deposition prep per C. Johnson's, P. Snyder, B. Mirakian's instructions. [REDACTED] research re [REDACTED] per P. Snyder and C. Johnson's requests. Review and respond to emails re various issues. Organize materials, depositions and exhibits, update ecase name files and hard copy name files.</p>	3.20	416.00	TR
Aug-05-10	<p>Continue to prepare for Dwyer deposition in Dallas. Take first day of Dwyer deposition. Meet with client following deposition. Prepare for second day of deposition.</p>	8.30	2,448.50	PDS
	<p>Scheduling Trepp deposition, developing Abshier deposition outlines.</p>	1.65	330.00	BCM
	<p>Update Summation dbase with new productions produced by LaSalle, perform high level coding of same, tag and run Summation OCR utility on same. Search and review documents, organize and prepare same re expert deposition prep per P. Snyder, B.</p>	3.40	442.00	TR

	Mirakian's instructions. Review and mark potential key documents from LaSalle's recent productions, circulate same to P. Snyder and B. Mirakian. Update subpoena and depo notice notebook and matrix.			
Aug-06-10	Continue to prepare for second day of Dwyer deposition in Dallas. Take second day of Dwyer deposition. Meet with client following same to discuss litigation strategy.	5.80	1,711.00	PDS
	Scheduling Trepp deposition, developing Abshier deposition outlines.	2.10	420.00	BCM
	Search and review documents, organize and prepare same re expert deposition prep per P. Snyder, B. Mirakian's instructions. Review and mark potential key documents from LaSalle's recent productions, circulate same to P. Snyder and B. Mirakian. Receive, download, circulate and review pleadings. [REDACTED] research re [REDACTED] per P. Snyder requests. Receive and process depositions and deposition exhibits received from Esquire re update case and hard copy name files and circulate same.	3.00	390.00	TR
Aug-07-10	E-mails regarding Dan Smith deposition, setting up Trepp deposition. E-mail regarding Dwyer's Bank of America engagement. E-mail to local counsel regarding preparation of summary judgment motion and expert motions. E-mail from local counsel regarding same. E-mail to LaSalle counsel following up on Dwyer engagement issue.	0.50	147.50	PDS
	Review and prepare documents received from client for production to LaSalle. Search and review documents, organize and prepare same re expert deposition prep per P. Snyder, B. Mirakian's instructions. Receive and process errata and signature pages, update depositions, name files and circulate same.	1.50	195.00	TR
Aug-08-10	Prepare for Hall and Abshier depositions. E-mails regarding same. Continue to gather documents for same. Review documents regarding LaSalle bonuses. E-mails to local counsel regarding Belanger deposition and [REDACTED] Dwyer report.	2.10	619.50	PDS



	Search and review documents, organize and prepare same re expert deposition prep per P. Snyder, B. Mirakian's instructions. Organize materials, depositions and exhibits, update ecase name files and hard copy name files.	2.70	351.00	TR
Aug-09-10	Receive and review Trepp subpoena. E-mail regarding same and document stipulation. Continue to draft and revise document stipulation. E-mail to LaSalle counsel regarding Trepp deposition and document stipulation. Continue to prepare for Hall and Abshier depositions. Continue to gather additional documents for same. E-mails regarding drafting additional questions regarding [REDACTED] E-mails regarding staffing document custodian depositions. E-mail to LaSalle counsel regarding Trepp deposition. Review Hall reports en route to California. Draft and revise deposition outline for Hall deposition. Continue to prepare for Hall deposition in California. E-mail regarding staffing Crider deposition.	4.30	1,268.50	PDS
	Search and review documents, organize and prepare same re expert deposition prep per P. Snyder, B. Mirakian's instructions. Review and respond to emails re various issues. Assemble and organize privilege documents to review and add/update privilege logs. Instructions from P. Snyder re deposition prep and projects. Search and review productions to locate certain documents requested by P. Snyder. Review and identify documents per attorneys request re documents stipulation prep. cursory review of expert reports.	3.50	455.00	TR
Aug-10-10	Continue to draft and revise document stipulation. E-mail to local counsel regarding same. Continue to prepare for Hall deposition. Depose John Hall in Orange County, California. E-mail to Tom Watson regarding deposition subpoena. Attorney conference regarding document stipulation. Prepare for Abshier deposition.	7.30	2,153.50	PDS
	Traveling to Orange County for Abshier deposition, reviewing Ohio Abshier deposition, revising Abshier deposition	3.75	750.00	BCM

	outline, reviewing documents for inclusion in stipulation.			
	Conti. organization of privilege documents and begin review of same and update of privilege logs. Receive and process depositions and deposition exhibits received from Esquire re update case and hard copy name files and circulate same. Review and identify documents per attorneys request re documents stipulation prep. Search and review documents, organize and prepare same re expert deposition prep per C. Johnson and B. Mirakian's instructions. Request depositions and exhibits from Esquire. Update Summation dbase with transcripts and deposition exhibits. cursory review of expert reports.	2.50	325.00	TR
Aug-11-10	Telephone conference with local counsel regarding motion for summary judgment and expert motions. Prepare for Abshier deposition. Depose David Abshier in Orange County, California. Prepare for second day of Abshier deposition.	6.60	1,947.00	PDS
	TC re plan for motions for summary judgment and Daubert motions, attending Abshier deposition, specifying redactions for Plaintiff's production of documents, drafting document stipulation, correspondence with LaSalle re same, discussion re Requests for Admission limitation.	6.75	1,350.00	BCM
	Conti review of privilege docs and update of privilege logs. Receive and process depositions and deposition exhibits received from Esquire re update case and hard copy name files and circulate same. Review and identify documents per attorneys request re documents stipulation prep. Search and review documents, organize and prepare same re expert deposition prep per C. Johnson and B. Mirakian's instructions. Receive and respond to emails re various issues. Review and prepare documents received from client for production to LaSalle. Update various indexes and notebooks.	3.40	442.00	TR
Aug-12-10	Continue to prepare for second day of	5.80	1,711.00	PDS

	Abshier deposition. Depos David Abshier in Orange County, California.			
	Attending Abshier deposition, scheduling Watson deposition, drafting responses to LaSalle letter re Requests for Admission limitations, correspondence re plan for responding to LaSalle's latest discovery.	5.10	1,020.00	BCM
	Review pleadings and various emails. Search and review documents, organize and prepare same re expert deposition prep per C. Johnson and B. Mirakian's instructions. Review and redact documents from client prior to production to LaSalle. Conti review of privilege docs and update of privilege logs. Information and create index re Crown and CAP production re Jackie depo prep. T/Cs, emails re preparation of Crown documents for production to LaSalle.	3.70	481.00	TR
Aug-13-10	E-mails regarding Abshier deposition, strategy in drafting motion for summary judgment. [REDACTED] [REDACTED] Draft and revise list of litigation projects. E-mail regarding whether to [REDACTED] E-mail regarding LaSalle's desire to reschedule Crider deposition. Telephone conference with local counsel regarding same.	1.20	354.00	PDS
	Travel to Kansas City, correspondence re various topics.	2.00	400.00	BCM
	Search and review documents, organize and prepare same re expert deposition prep per P. Snyder instructions. Conti review of privilege docs and update of privilege logs. Receive and process deposition transcripts and deposition exhibits, update ecase name files and hard copy name files. Review and organize correspondence, pleadings and various material, update ecase files with same.	1.10	143.00	TR
Aug-14-10	E-mail to local counsel with proposed e-mail to LaSalle counsel regarding bifurcation.	0.10	29.50	PDS
	Search and review documents, organize and prepare same re expert deposition prep per P. Snyder instructions. Receive and process	1.70	221.00	TR

	deposition transcripts and deposition exhibits, prepare same to have vendor process for upload to web dbase. Information and create index re Crown and CAP production re Jackie depo prep. Search and review documents, assemble and circulate same to P. Snyder and B. Mirakian as requested. Assemble documents and information as requested by B. Mirakian re RFA prep.			
Aug-15-10	Reviewing requests for admissions, correspondence re same.	2.50	500.00	BCM
Aug-16-10	Attorney conference and e-mail regarding Trepp, Watson, and LaSalle documents depositions. E-mails and calls regarding continuing depositions.	0.60	177.00	PDS
	Outlining motion for summary judgment, drafting answers to LaSalle interrogatories, scheduling document authentication depositions.	6.50	1,300.00	BCM
	Search and review documents, organize and prepare same re expert deposition prep per P. Snyder instructions. Search and review documents, assemble and circulate same to P. Snyder and B. Mirakian as requested. Receive and process deposition transcripts and deposition exhibits, update ecase name files and hard copy name files. Update various indexes. Emails and tc's re depo scheduling.	3.40	442.00	TR
Aug-17-10	E-mail regarding negotiations on requests for admission.	0.60	177.00	PDS
	Drafting motion for summary judgment, drafting answers to interrogatories and requests for admissions, correspondence with LaSalle re interrogatories limit.	6.25	1,250.00	BCM
	Search and review documents, organize and prepare same re expert deposition prep per P. Snyder and C. Johnson's instructions. Review documents and update privilege logs with redacted documents. Update subpoena and depo notebooks and index. Update fact and expert depo notebooks. TC's and emails with vendor re projects in cue. Receive and process new LaSalle production, update and load in	3.60	468.00	TR

	Summation and begin review of same for key documents.			
Aug-18-10	Attorney conference regarding status of revising requests for admission and finalizing discovery responses. Review and revise interrogatory answers and responses to requests for admission. E-mails regarding same.	1.00	295.00	PDS
	Drafting motion for summary judgment, drafting answers to interrogatories and requests for admissions, correspondence with LaSalle re interrogatories limit, revising Plaintiff's requests for admissions, TC with client re discovery tasks.	5.40	1,080.00	BCM
	Conti. close review, high level coding and tagging of possible key documents from new LaSalle production, create Briefcase of same to provide to P. Snyder. Search and review documents, id Bates #s for interrogatory responses per B. Mirakian and client requests. Review and respond to emails re various issues. Search and review documents, organize and prepare same re expert deposition prep per P. Snyder and B. Mirakian's instructions. Perform webdbase searches and identify certain documents per B. Mirakian's requests.	3.40	442.00	TR
Aug-19-10	Telephone conference with client regarding [REDACTED] Review and revise answers to interrogatories. E-mail and call with client regarding same.	1.50	442.50	PDS
	Drafting motion for summary judgment, drafting answers to interrogatories and requests for admissions, correspondence with LaSalle re interrogatories limit, revising Plaintiff's requests for admissions, TC with client re discovery tasks, TC with local counsel re discovery status.	8.50	1,700.00	BCM
	Download vendor processed deposition exhibits and upload/update Summation dbase with same. Perform high level coding of same. Search and review documents, organize and prepare same re expert deposition prep per P. Snyder and B. Mirakian's instructions.	2.70	351.00	TR

	Update various indexes. Receive, download, circulate and review pleadings. Review and assemble documents per B. Mirakian's request re discovery response prep. Assemble and send various documents, depositions and exhibits to C. Johnson as requested by P. Kraft and C. Johnson re Daubert and S.J. motion prep.			
Aug-20-10	E-mail regarding responses to requests for admission. E-mail regarding Daubert motions. E-mail regarding status of document stipulation. Numerous e-mails regarding LaSalle's amended disclosures, setting up records depositions.	0.30	88.50	PDS
	Drafting motion for summary judgment.	7.10	1,420.00	BCM
	Receive, download, circulate and review pleadings. Update external hard drives and case name files with pleadings, depositions, exhibits and depo video. Receive and process new LaSalle production, update and load in Summation and begin review of same for key documents. Update Summation database with deposition exhibits and transcripts. Update deposition notebooks and matrix. Upload newly received depo exhibits to FIP site for vendor processing. Instructions from B. Mirakian re S.J. prep Daubert prep and projects. Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions.	3.80	494.00	TR
Aug-21-10	E-mails regarding preparing for Trojanowsky deposition and location for same, motion for summary judgment and [REDACTED] E-mail regarding possibility of seeking extension on discovery deadline. E-mail regarding renoticing [REDACTED] LaSalle depositions.	0.70	206.50	PDS
	Reviewing [REDACTED] opinion for use in summary judgment motion.	0.75	150.00	BCM
Aug-22-10	E-mails regarding extending discovery response deadlines. E-mail [REDACTED] [REDACTED] [REDACTED]	0.25	73.75	PDS

	Drafting responses to requests for admissions, reviewing and outlining Abshier deposition.	3.00	600.00	BCM
	Review and organize documents per P. Snyder instructions re Jackie corporate rep depo. Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Create chart re depositions and subpoenas outstanding. Update various indexes. Continue close review, high level coding of LaSalle production and deposition exhibits, and tagging of possible key documents from new LaSalle production.	1.70	221.00	TR
Aug-23-10	E-mail to [REDACTED] [REDACTED] E-mails regarding finalizing discovery responses, location for Trojanowsky deposition. E-mails regarding topics for summary judgment motion and expert motions.	0.40	118.00	PDS
	Outlining Abshier Daubert motion, outlining Abshier deposition, researching law on applicable [REDACTED] revising responses to requests for admissions.	8.50	1,700.00	BCM
	Review deposition exhibits in Summation database and perform detailed coding of same which will be the basis of initial trial exhibit list. Organize materials and assimilate in hard copy name files, update case files with depositions and exhibits. Review pleadings and correspondence. Search review and locate documents as requested by M. Blackburn re expert depo prep. Prepare documents to produce to LaSalle re [REDACTED] documents. Receive instructions from P. Snyder re projects. Prepare deposition exhibits to send to vendor for processing by vendor and uploading in webdatabase.	4.20	546.00	TR
Aug-24-10	E-mail regarding possibly seeking extension on responses to requests for admission. E-mails regarding plans for circulating drafts of motions. E-mail regarding LaSalle's amended disclosure and need to follow up on same. Review and revise requests for admission responses. E-mail and attorney conference regarding same. Draft response to	3.25	958.75	PDS

requests for admission. E-mails regarding location for Trojanowsky deposition. E-mail regarding getting documents to Ms. Trojanowsky to review in preparation for deposition. Reschedule Trepp and Watson depositions. Review LaSalle's request for attachments to recently produced documents. E-mail regarding preparing for Trojanowsky deposition.

Revising responses to requests for admissions, correspondence re same, outlining Abshier deposition testimony.	7.40	1,480.00	BCM
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Search review and locate documents as requested by M. Blackburn re expert depo prep. Assemble and send materials requested by client. Update hard drive and Summation with subpoenaed productions. Review and compare LaSalle disclosure against PI disclosures draft email re differences between two. Review documents per B. Mirakian's request to respond to production issues raised by CWT. Prepare documents and CDs to send to Jackie re depo prep.	3.90	507.00	TR
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Aug-25-10	Review documents in preparation for Trojanowsky deposition. E-mail regarding responding to LaSalle's request for missing documents. Telephone conference with LaSalle counsel regarding document authentication issues. E-mails regarding Trepp deposition, producing supplemental documents prior to Friday deposition. Telephone conference with local counsel regarding page limitation for summary judgment motion and other issues regarding finalizing motions. E-mail regarding revisions to responses to requests for admission. E-mail regarding gathering exhibits for motions.	2.10	619.50	PDS
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Drafting Abshier Daubert motion.	5.75	1,150.00	BCM
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Prepare and organize documents re Jackie deposition prep. Review documents per B. Mirakian's request to respond to production issues raised by CWT. Review and respond to emails re various issues. Search, review and assemble possible depo testimony, documents	4.10	533.00	TR
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	and exhibit for use in S.J. and Daubert motions. Update various indexes.			
Aug-26-10	Telephone conference with [REDACTED] regarding [REDACTED] MLPA. E-mail to local counsel regarding document authentication issues. E-mail to client regarding LaSalle's request for additional documents. Prepare for meeting with Ms. Trojanowsky. Meet with Ms. Trojanowsky to prepare for deposition. Go over voluminous documents as part of same. E-mail from LaSalle counsel regarding document stipulation. E-mail regarding same. Draft and revise loan chart for Trojanowsky deposition. E-mail forwarding same.	6.10	1,799.50	PDS
	Researching and drafting Abshier Daubert motion, revising motion for summary judgment.	6.90	1,380.00	BCM
	Prepare and organize documents re Jackie deposition prep. Update subpoena and depo notice notebook and index. Update deposition transcript matrix. Update Summation dbase with new Crown and LaSalle productions, perform high level coding of same. cursory review of pleadings and correspondence.	3.50	455.00	TR
Aug-27-10	Meet with client prior to deposition. Produce Ms. Trojanowsky at deposition in Austin Texas. Meet with client following deposition to discuss litigation projects.	4.20	1,239.00	PDS
	Negotiating page limit for motion for summary judgment, revising motion for summary judgment, drafting and revising Abshier Daubert motion, TC With local counsel re status of motions, drafting response to LaSalle motion for page extension.	8.00	1,600.00	BCM
	Review deposition exhibits in Summation dbase and perform detailed coding of same which will be the basis of initial trial exhibit list. Organize materials and assimilate in hard copy name files, update ecase files with depos and exhibits. Search and review and prepare and organize documents re Jackie deposition prep. Update deposition notebooks. Receive and process invoices and update various indices.	3.10	403.00	TR

Aug-28-10	E-mails regarding Trojanowsky deposition, bifurcation motion, review of expert motions and motion for summary judgment.	0.25	73.75	PDS
	Update back-up external hard drive with productions, key document collections, depositions, exhibits and Summation dbase export. Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions.	2.30	299.00	TR
Aug-29-10	E-mail regarding plans to review expert motions and motion for summary judgment. Follow-up e-mails to same. Review Dwyer and Abshier motions. E-mail forwarding suggested revisions to same. E-mail regarding potential [REDACTED] E-mail regarding finalizing responses to requests for admission. Continue to review Dwyer and Abshier motions. E-mails forwarding revisions to same.	8.20	2,419.00	PDS
	Correspondence with local counsel re motions, outlining Hekman deposition.	4.25	850.00	BCM
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions.	1.50	195.00	TR
Aug-30-10	E-mail to LaSalle counsel regarding extending dates for taking records custodian depositions to provide more time to negotiate document stipulation. E-mails regarding status of motions. Attorney comments regarding same. E-mail regarding "to do" list for motions. Receive order granting LaSalle's motion to exceed page limit on summary judgment motion. E-mail regarding need to file similar motion for our summary judgment motion. Attorney conference regarding Hekman motion. E-mail regarding Abshier motion. Review and revise motion. E-mail client forwarding same. E-mail and telephone conference with client regarding responses to requests for admission. E-mails regarding Hekman motion and [REDACTED] [REDACTED]	4.20	1,239.00	PDS
	Outlining Hekman deposition, revising Abshier Daubert motion.	9.10	1,820.00	BCM

	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. PACER research per B. Mirakian's instructions. Receive and process depositions and depo exhibits, update ecase and hard copy name files with same.	4.00	520.00	TR
Aug-31-10	E-mails regarding motion for summary judgment and related issues. E-mail regarding gathering exhibits or motions. Comprehensive review of motion for summary judgment; make revisions to same. E-mail forwarding revisions to same. E-mail client regarding status of motions. Review and revise Hekman motion. Draft and revise [REDACTED] section for summary judgment motion.	11.30	3,333.50	PDS
	Drafting Hekman Daubert motion, revising motion for summary judgment, revising Abshier Daubert motion.	14.00	2,800.00	BCM
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Review draft briefs and QC depo citations and exhibits, search for missing exhibits and depo testimony. Review and respond to various emails re same. Receive and process depositions and depo exhibits, update ecase and hard copy name files with same.	4.50	585.00	TR
	Totals	341.70	<u>\$73,530.75</u>	

**DISBURSEMENTS**

Aug-25-10	Conference call charges to discuss litigation strategy	39.41
Aug-31-10	Airfare for Austin deposition	94.35
	Mileage to and from airport for Austin depositions	20.00
	Taxi in Orange County for Hall/Abshier depositions	8.00
	Airfare for Orange County depositions	476.40
	FedEx delivery charges, including shipping deposition exhibits	814.26
	Airfare for Austin deposition	318.40
	Food for Orange County depositions (for B. Mirakian as well)	199.38

Hotel for Orange County depositions (for B. Mirakian as well)	891.31
Car service to airport for depositions	99.00
Business center and internet charges for depositions	26.66
Food and hotel for Austin deposition	309.04
Rental car, parking and business center for Austin deposition	144.68
Airfare credit for Austin deposition	-80.60
FedEx overnight delivery charges	213.89

Totals	<u>\$3,574.18</u>
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<b>Total Fee &amp; Disbursements</b>	<b><u>\$77,104.93</u></b>
Previous Balance	112,212.94
Previous Payments	49,659.35
<b>Balance Now Due</b>	<b><u>\$139,658.52</u></b>

TAX ID Number 14-1996727

**PAYMENT DETAILS**

Aug-26-10	Payment of Invoice 327	49,659.35
<b>Total Payments</b>		<b><u>\$49,659.35</u></b>

***Snyder Law Firm LLC***

11551 Granada, Suite 100  
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.  
8716 N. Mopac, Suite 310  
Austin, Texas  
78759

October 6, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 340

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association. Case No. CIV-08-01125-C (W.D. Okla.)  
(Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Sep-01-10	E-mail regarding need to designate certain parts of Abshier deposition transcript as confidential. Review and revise motions to exclude Abshier, Dwyer and Hekman. Multiply e-mails regarding same. Review motion for summary judgment. Revise and finalize same. E-mails regarding same. Attorney conference and calls with client and local counsel regarding same. Obtain citations for same. Receive motion to transfer venue from LaSalle. E-mail client forwarding same.	9.40	2,773.00	PDS
	Revising and finalizing Motion for Summary Judgment, and Motions to Exclude Abshier and Hekman.	14.00	2,800.00	BCM
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Review draft briefs and QC depo citations and exhibits, search for missing exhibits and depo testimony. Review and respond to various emails re same. Receive, download, circulate and review pleadings.	5.30	689.00	TR
Sep-02-10	E-mails in follow-up to motions. Receive and review LaSalle's motion for summary judgment. E-mail forwarding all filings to	2.00	590.00	PDS

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	client. E-mail regarding initial thoughts on motion to transfer. Telephone conference with local counsel regarding responding to LaSalle motions and other litigation matters. E-mail to LaSalle counsel regarding need to reschedule document depositions. E-mail local counsel regard same. Attorney conference regarding document stipulation strategy and related issues. E-mail from LaSalle counsel regarding pushing back records depositions. E-mail local counsel regarding same. Revise e-mail to LaSalle counsel regarding document stipulation. E-mail regarding notifying Watson of deposition continuance.			
	Document authentication depo scheduling, correspondence and internal communications regarding document stipulation.	2.00	400.00	BCM
	Receive and process depositions and depo exhibits, update ecase and hard copy name files with same. Receive, download, circulate and review summary judgment pleadings and exhibits; Receive and process errata sheets and signature pages;	1.50	195.00	TR
Sep-03-10	E-mails regarding rescheduling Watson deposition and other document depositions. E-mails regarding document stipulation and negotiations with LaSalle counsel. E-mail client regarding same. Attorney conference regarding document stipulation and Trepp deposition. Revise e-mail to LaSalle counsel regarding document stipulation.	0.60	177.00	PDS
	Correspondence and internal discussions re doc stipulation, [REDACTED] for [REDACTED] records.	3.25	650.00	BCM
	Receive and process depositions and depo exhibits, update ecase and hard copy name files with same. Prepare same to send to vendor, upload to FTP for processing and loading into web dbase. Update name files with various documents. Prepare working notebooks for attorneys re S.J. pleadings.	2.90	377.00	TR
Sep-05-10	Receive, download and circulate pleadings. and process depositions and depo exhibits, update ecase and hard copy name files with	1.30	169.00	TR

	same. Prepare same to send to vendor, upload to FTP for processing and loading into web dbase. Cursor review of S.J. briefs.			
Sep-06-10	Cursor review of S.J. briefs. Update Summation dbase re load transcripts, depo exhibits, perform high level coding of depo exhibits and production.	2.50	325.00	TR
Sep-07-10	E-mails regarding assignments for drafting motions and responses. Prepare for call [REDACTED] regarding deposition. Participate in same. E-mails regarding LaSalle's motion for summary judgment and improper use of controverted facts.	0.60	177.00	PDS
	TC and correspondence with OK counsel re division of briefing tasks for OK and NV motions, reviewing LaSalle Motion for Summary Judgment, researching Trepp document authentication and admissibility. [REDACTED]	3.60	720.00	BCM
	Update various indexes. Organize and assimilate various materials in name files. Cursor review of S.J. briefs. Perform high level coding of depo exhibits loaded in Summation.	2.10	273.00	TR
Sep-08-10	Attorney conference regarding drafting response to LaSalle's motion for summary judgment and arguments in support of same.	0.70	206.50	PDS
	Internal discussions re LaSalle's Motion for Summary Judgment, TC with OK counsel to discussion response to LaSalle's Motion for Summary Judgment, TC with client to discuss [REDACTED] updating privilege log.	3.25	650.00	BCM
	Review deposition exhibits in Summation dbase and perform detailed coding of same which will be the basis of initial trial exhibit list. Update privilege logs per B. Mirakian instructions. Update various key indexes. Update case name files. Emails and TCs re Esquire repository set up and tech issues, review and identify depositions not in repository.	2.80	364.00	TR

Sep-09-10	E-mails regarding need to reschedule Watson and Trepp depositions. Follow up e-mails regarding Trepp deposition and LaSalle's attempts to notice Wolf deposition. Review document stipulation. E-mail regarding Trepp subpoena. Attorney conference regarding bifurcation motion. Telephone conference with LaSalle counsel regarding same. E-mail to local counsel regarding same and forwarding Ohio agreed order on bifurcation.	2.30	678.50	PDS
	Correspondence re Trepp depo rescheduling.	0.25	50.00	BCM
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Review draft briefs and QC depo citations and exhibits, search for missing exhibits and depo testimony. Review and respond to various emails re same. Receive, download, circulate and review pleadings. Receive and process depositions and depo exhibits, update ecase and hard copy name files with same. Begin build and transfer of Summation dbase up to network. Load depo transcripts in same.	3.80	494.00	TR
Sep-10-10	Draft proposed e-mail to LaSalle counsel regarding document stipulation. E-mail to local counsel forwarding same. E-mail from LaSalle counsel responding to same. E-mails regarding bifurcation motion. E-mail to local counsel regarding response to venue motion. E-mail to LaSalle counsel regarding position on bifurcation motion. Draft and revise motion for bifurcation.	5.40	1,593.00	PDS
	Review and respond to various emails. Confer and email P Kraft re doc stipulation and expert errata sheets. Review and assemble materials requested by CWT re CN productions. Update Summation dbase re load transcripts, depo exhibits, perform high level coding of depo exhibits and production. Update various name files and deposition transcripts with errata sheets and signature pages. Tag deposition exhibits in Summation dbase and run OCR utility of same. Search and review documents as requested by P. Snyder.	3.20	416.00	TR



Sep-12-10	Finalize motion to bifurcate. E-mail forwarding same. Receive updated case law to insert into motion. E-mail local counsel responding to questions regarding Ohio trial for purposes of responding to venue motion. Review documents identified by LaSalle for inclusion in document stipulation. Make notes regarding same.	5.30	1,563.50	PDS
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Review draft briefs and QC depo citations and exhibits, search for missing exhibits and depo testimony. Review and respond to various emails re same.	2.30	299.00	TR
Sep-13-10	Draft e-mail to LaSalle counsel regarding document stipulation. E-mail regarding obtaining Bates numbers for documents listed in stipulation. E-mail regarding LaSalle's failure to categorize documents. Draft and revise proposed order for bifurcation motion. E-mail to local counsel forwarding same. Telephone conference with local counsel regarding Dwyer motion.	1.75	516.25	PDS
	TC with OK counsel re briefing tasks, rescheduling Trepp depo.	0.50	100.00	BCM
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Receive, download, circulate and review pleadings. Update network drive with production & depo exhibits re Summation dbase build and transfer. Review productions and identify specific documents for document stipulations per P. Snyder requests.	4.50	585.00	TR
Sep-14-10	E-mail regarding possible extension of exhibit and witness lists deadlines. E-mail regarding obtaining additional information regarding Ohio case for response to motion to change venue. Receive letter from LaSalle counsel regarding request for admission responses. E-mail regarding same.	0.40	118.00	PDS
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Search and review	4.10	533.00	TR

First American documents requested by client.  
Review and respond to various emails re same.

Sep-15-10	Review information regarding Ohio trial for purposes of responding to motion to transfer venue. Continue to draft and revise document stipulation. Receive and review the Dwyer errata sheet. E-mail forwarding same and discussing efforts to change substantive testimony.	1.70	501.50	PDS
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Review draft briefs and QC depo citations and exhibits, search for missing exhibits and depo testimony. Review and respond to various emails re same. Review productions and identify specific documents for document stipulations per P. Snyder requests.	6.20	806.00	TR
Sep-16-10	E-mails regarding responding to LaSalle letter regarding responses to requests for admission, responding to Dwyer errata changes. Attorney conferences regarding same. Continue to draft and revise document stipulation. Email from LaSalle counsel regarding same. Review agreed stipulation regarding extension of expert and witness list deadlines. E-mail regarding same. Telephone conference regarding response to motion to transfer and due diligence issues.	5.70	1,681.50	PDS
	Outlining and drafting Response to LaSalle's Motion for Summary Judgment.	8.00	1,600.00	BCM
	Receive, download, circulate and review pleadings and exhibits re Sum Jdgt briefing. T/Cs and emails with vendors re ESI and Metalincs dbase transfer. Download exhibits from CWT FTP re S.J. briefing. Emails with court reporter re certification pages for depositions. Review productions and identify specific documents for document stipulations per P. Snyder requests.	2.50	325.00	TR
Sep-17-10	E-mails regarding document stipulation. Continue to prepare spreadsheet for use with same. E-mail with LaSalle counsel regarding	1.25	368.75	PDS

	scheduling call to discuss same. Telephone conference with LaSalle counsel regarding need for additional extension on deadline for document depositions. E-mail and follow up to same. Continue to draft and revise spreadsheet and stipulation. Receive and review draft of opposition to motion to transfer.			
	Drafting Response to LaSalle's Motion for Summary Judgment.	6.15	1,230.00	BCM
	Review productions and identify specific documents for document stipulations per P. Snyder requests. Contact court reporters re certification pages. Update ecase name files and hard copy name files and depo notebooks with depositions, cert pages and errata sheets. Update various indexes. Receive instructions from P. Snyder and B. Marikian. Emails and TCs re Metalincs dbase transfer and backup. Update attorney S.J. notebooks. cursory review of S.J. briefs.	3.30	429.00	TR
Sep-18-10	Update ecase name files & Summation dbase with depositions and deposition exhibits and perform high level coding of same. Review productions and identify specific documents for document stipulations per P. Snyder requests.	1.20	156.00	TR
Sep-20-10	E-mails regarding drafting motion to strike Dwyer errata sheet. Review Dwyer testimony. Attorney conference regarding status of Trepp deposition. Review prior e-mails regarding same. E-mail regarding status of response to motion to transfer venue and scheduling of responses to other motions. Telephone conference with local counsel regarding same. Review and revise opposition to motion to transfer. E-mail forwarding same. Telephone conferences and e-mails regarding extending dates for responses to motion for summary judgment. Review stipulation regarding extension of certain dates. E-mail regarding same. [REDACTED] [REDACTED] [REDACTED] Review due diligence materials. E-mail local counsel regarding same.	6.00	1,770.00	PDS

	Drafting Response to LaSalle's Motion for Summary Judgment, preparing outline for Trepp depo, TCs re Motion to Transfer, briefing schedule, and Dwyer errata sheet.	6.00	1,200.00	BCM
	Review productions and identify specific documents for document stipulations per P. Snyder requests. Cursory review of S.J. briefs. Receive, download circulate and review pleadings. Emails re depo scheduling. Docket search re CWT case in CA. Organize materials and assimilate same in name files. Review and respond to various emails. Search and review documents and transcripts re Forum due diligence work.	2.90	377.00	TR
Sep-21-10	Continue to draft and revise spreadsheet for documents to include in document stipulation. E-mail regarding Dwyer errata motion and strategy for same. Review deposition exhibits for potential inclusion in document stipulation. Continue to draft and revise stipulation. Review draft response to motion for summary judgment. Review and revise response to venue motion. E-mails to local counsel regarding same. E-mail regarding Ohio deposition testimony and portions that were designated by LaSalle. E-mail to Ohio counsel inquiring regarding same. E-mail from Ohio counsel in response to same. Review revised response to venue motion.	5.50	1,622.50	PDS
	Drafting Response to LaSalle's Motion for Summary Judgment, correspondence with OH counsel re double-materiality issue.	7.50	1,500.00	BCM
	Search and review documents and transcripts re Forum due diligence work. Review productions and identify specific documents for document stipulations per P. Snyder requests. Cursory review of S.J. briefs. Organize materials and assimilate same in name files.	2.70	351.00	TR
Sep-22-10	Continue to draft and revise document stipulation and inserts for same. Review documents LaSalle proposes to include in stipulation. Revise opposition to motion to	5.40	1,593.00	PDS

	transfer venue, affidavits in support of same. Review exhibits in support of same. Review documents regarding due diligence and involvement of LaSalle counsel in drafting contracts. E-mail regarding additional revisions to opposition. Review client's comments regarding same. Review and revise affidavit. Execute same. E-mail to local counsel forwarding same.			
	Drafting Response to LaSalle's Motion for Summary Judgment.	8.35	1,670.00	BCM
	Receive, download, circulate and review pleadings. Instructions from P. Snyder re continue work on locating documents for stipulations, continue review and identifying documents as instructed re same. Prepare and send documents to B. Mirakian re Trepp deposition. T/Cs re Metalincs database issues. Read and respond to various emails. Review and assemble documents re exhibits to transfer motion response. Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions.	3.20	416.00	TR
Sep-23-10	Review and revise charts with categories of documents to include in document stipulation. Make revisions to stipulation. E-mails to LaSalle counsel and local counsel regarding same. E-mail to client forwarding response to motion to transfer. E-mail regarding status of Dwyer errata motion.	3.80	1,121.00	PDS
	Drafting Response to LaSalle's Motion for Summary Judgment, preparing for Trepp depo, TC with Trepp attorney.	7.00	1,400.00	BCM
	Review and assemble documents re exhibits to transfer motion response. Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Review productions and identify specific documents for document stipulations per P. Snyder requests. cursory review of Daubert briefs.	3.50	455.00	TR
Sep-24-10	E-mail from client regarding including [REDACTED] in stipulation. Respond to same. E-mails regarding stipulation and	1.90	560.50	PDS

	inclusion of additional documents. Attorney conference regarding Trepp deposition. E-mails regarding Dwyer deposition and status of transmittal letter from court reporter. Review outline for Trepp deposition. Participate in Trepp telephonic deposition. Continue to draft and revise document stipulation. E-mail and attorney conference regarding obtaining underlying data from Trepp. Continue to draft and revise comments regarding documents LaSalle proposes to include in stipulation.			
	Preparing for and taking Trepp depo, drafting Response to LaSalle's Motion for Summary Judgment, researching law on [REDACTED] and OH court's rulings.	5.00	1,000.00	BCM
	Review and assemble documents re exhibits to transfer motion response. Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Review productions and identify specific documents for document stipulations per P. Snyder requests. cursory review of Daubert briefs.	3.80	494.00	TR
Sep-25-10	Outlining Watson deposition for use in responding to LaSalle's Motion for Summary Judgment.	4.50	900.00	BCM
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions.	1.50	195.00	TR
Sep-26-10	E-mail to local counsel regarding status of three filings, [REDACTED] argument. E-mail client regarding same. Make comprehensive revisions to response to motion for summary judgment and Dwyer motion. Multiple e-mails regarding same.	9.20	2,714.00	PDS
	Drafting Response to Motion for Summary Judgment.	12.25	2,450.00	BCM
	Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions.	2.40	312.00	TR
Sep-27-10	Draft memo regarding documents LaSalle proposes to include in document stipulation.	9.10	2,684.50	PDS

	E-mails and telephone conferences regarding finalizing three responses. Receive and review expert response. E-mail regarding same. Review response to motion for summary judgment. Make revisions to same. Review Dwyer motion and expert motion. Make final revisions to same. Multiple e-mails and telephone conferences regarding same.			
	Drafting and finalizing Response to Motion for Summary Judgment.	14.10	2,820.00	BCM
	Receive download circulate and review pleadings. Search, review and assemble possible depo testimony, documents and exhibit for use in S.J. and Daubert motions. Read and respond to emails re same. Review productions and identify specific documents for document stipulations per P. Snyder requests.	4.30	559.00	TR
Sep-28-10	Continue to draft and revise document stipulation and separate document with additional information to insert in stipulation. E-mails regarding same. E-mail regarding filing of motions and upcoming projects. E-mail regarding Isaacs' changes in testimony. E-mails regarding LaSalle's request to exceed page limit on motion to transfer reply.	3.40	1,003.00	PDS
	Update network with productions depositions and depo exhibits and continue working on network Summation dbase build. Receive download circulate and review pleadings. Update attorney notebooks with pleadings and depositions. Review productions and identify specific documents for document stipulations per P. Snyder requests.	3.70	481.00	TR
Sep-29-10	Continue to revise comments regarding LaSalle's proposed documents to include in document stipulation. Continue to draft stipulation. Attorney conference and telephone conference with local counsel regarding deadlines and LaSalle's request to extend certain deadlines. E-mail regarding potential extension dates. Review e-mail regarding LaSalle's opposition to motion for summary judgment.	1.25	368.75	PDS

	Outlining Reply in Support of Motion for Summary Judgment and Motion to Strike Abshier, TC with OK counsel re briefing schedule and tasks.	6.85	1,370.00	BCM
	Update depositions, name files both ecase and hard copy, and notebooks with errata sheets, cert pages and signature pages. Update various indexes. Confer and receive and instructions from P. Snyder and B. Mirakian re projects. Extended T/Cs with iDoxs re Metalines dbase and ESI work going forward. Review productions and identify specific documents for document stipulations per P. Snyder requests.	3.20	416.00	TR
Sep-30-10	E-mail regarding proposed new dates for certain deadlines. Review LaSalle's reply in support of venue transfer motion. E-mail and attorney conference regarding same.	0.70	206.50	PDS
	Drafting Reply in Support of Motion for Summary Judgment, TC with OK counsel re division of briefing tasks, discussion re extension of deadlines.	8.10	1,620.00	BCM
	Review productions and identify specific documents for document stipulations per P. Snyder and B. Mirakian requests. Receive download circulate and review pleadings. Coordinate with vendor to resolve tech issues re ImageDepot web dbase. Organize and assimilate documents in hard copy and ecase name files.	4.00	520.00	TR
	Totals	288.70	\$59,729.25	

**DISBURSEMENTS**

Sep-30-10	FedEx delivery charges	55.37	
	Lexis computerized legal research services	166.66	
	Totals	\$222.03	
<b>Total Fee &amp; Disbursements</b>			<b>\$59,951.28</b>
Previous Balance			139,658.52
Previous Payments			62,553.59



**Balance Now Due**

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**\$137,056.21**

TAX ID Number 14-1996727

**PAYMENT DETAILS**

Sep-21-10 Payment of Invoice 331

62,553.59

**Total Payments**

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**\$62,553.59**

***Snyder Law Firm LLC***

11551 Granada, Suite 100  
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.  
8716 N. Mopac, Suite 310  
Austin, Texas  
78759

November 10, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 346

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)  
(Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Oct-01-10	Attorney conference regarding Trepp deposition and responses to requests for admission. Review stipulation regarding extending dates. E-mail regarding same.	0.30	88.50	PDS
	Contacting Trepp re supporting data for Trepp Report, correspondence with local counsel re briefing tasks.	0.75	150.00	BCM
	Conti working on assembly and identifying documents to incorporate in stipulation. Receive download, circulate and review pleadings. Organize materials and assimilate in name files, update attorney deposition notebooks. TC with P. Kraft re case projects and status of current projects. Assemble and email various materials to P. Kraft as requested. Review Sum Jdgt briefing.	2.40	312.00	TR
Oct-02-10	Drafting reply in support of motion for summary judgment.	1.75	350.00	BCM
Oct-03-10	Drafting reply in support of motion for summary judgment.	1.25	250.00	BCM
	Review brief and assemble exhibits for Daubert and S.J. briefing.	0.70	91.00	TR

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Oct-04-10	E-mail to local counsel regarding review of LaSalle's oppositions to Plaintiff's expert motions.	0.30	88.50	PDS
	Drafting reply in support of motion for summary judgment.	3.60	720.00	BCM
	Review brief and assemble exhibits for Daubert and S.J. briefing. Identify and transfer productions and images to network server for use with network Summation dbase build. Receive process and circulate depositions and deposition exhibits.	1.40	182.00	TR
Oct-05-10	Planning Trepp subpoena, drafting reply in support of motion to exclude Abshier.	3.40	680.00	BCM
	Identify and transfer productions and images to network server for use with network Summation dbase build. Receive process and circulate depositions and deposition exhibits. Organize materials and assimilate in name files, update attorney deposition notebooks. Update Summation dbase with transcripts and documents. Review pleadings and emails. Conti review of exhibits in Summation dbase and perform detailed coding of same for use as basis for trial exhibit list and stipulation.	3.60	468.00	TR
Oct-06-10	E-mails regarding [REDACTED] E-mails regarding new deposition date for Karp and status of document stipulation. E-mails regarding differences between [REDACTED] [REDACTED] Review deposition transcripts for same. Telephone conference with local counsel regarding briefing deadlines. E-mail regarding same.	0.80	236.00	PDS
	Drafting reply in support of motion to exclude Abshier.	9.60	1,920.00	BCM
	Conti review of exhibits in Summation dbase and perform detailed coding of same for use as basis for trial exhibit list and stipulation. Identify and transfer productions and images to network server for use with network Summation dbase build. Update name files hard copy and ecase name files with depositions and exhibits. Search review and assemble docs and	3.80	494.00	TR

	depo testimony re Daubert and S.J. briefing prep.			
Oct-07-10	Review and revise reply in support of motion for summary judgment. E-mails and attorney conferences regarding same. Review and revise reply in support of Abshier motion. Attorney conferences and e-mails regarding same. E-mails regarding possible extension of dates. Telephone conference with local counsel regarding drafting replies.	6.60	1,947.00	PDS
	Drafting reply in support of motion to exclude Hekman.	10.65	2,130.00	BCM
	Search review and assemble docs and depo testimony re Daubert and S.J. briefing prep per B. Mirakian and C. Johnson requests and instructions. Extended TC and Webex re tech issues with ImageDepot dbase. Conti to identify and transfer productions and images to network server for use with network Summation dbase build. Review and respond to emails re various issues and tasks.	2.60	338.00	TR
Oct-08-10	E-mails regarding extending dates and ramifications of same. E-mails regarding reply in support of summary judgment motion. Attorney conferences regarding same. Review and revise reply in support of Hekman motion. E-mail forwarding same. Review and revise reply in support of Dwyer motion. Attorney conferences and e-mails regarding same. Continue to review and revise all replies.	4.90	1,445.50	PDS
	Reviewing and revising replies in support of motions for summary judgment, to exclude Hekman, and to exclude Abshier.	8.60	1,720.00	BCM
	Search review and assemble docs and depo testimony re Daubert and S.J. briefing prep per B. Mirakian and C. Johnson requests and instructions. Review and comment on drafts of daubert and S.J. pleadings. Review and respond to emails re various issues and tasks. Receive download circulate and review pleadings.	2.10	273.00	TR
Oct-09-10	Receive download circulate and review pleadings. Conti review of exhibits in	0.90	117.00	TR

	Summation dbase and perform detailed coding of same for use as basis for trial exhibit list and stipulation.			
Oct-10-10	E-mail regarding drafting reply in support of motion for bifurcation.	0.10	29.50	PDS
Oct-11-10	Attorney conference regarding motion to bifurcate and issues to cover in reply.	0.25	73.75	PDS
	Preparing Trepp subpoena, drafting reply in support of motion to bifurcate.	4.20	840.00	BCM
	Conti review of exhibits in Summation dbase and perform detailed coding of same for use as basis for trial exhibit list and stipulation.	1.30	169.00	TR
Oct-12-10	E-mail to local counsel regarding document stipulation status and proposal for finalizing same. Review and revise reply in support of bifurcation motion. E-mail and attorney conference regarding same.	0.60	177.00	PDS
	Drafting reply in support of motion to bifurcate.	3.50	700.00	BCM
	Receive download circulate and review pleadings. Conti review of exhibits in Summation dbase and perform detailed coding of same for use as basis for trial exhibit list and stipulation. Identify and transfer productions and images to network server for use with network Summation dbase build. Update name files hard copy and ecase name files with depositions and exhibits.	2.20	286.00	TR
Oct-13-10	Review and revise reply in support of bifurcation motion. E-mail regarding same. Draft new section for reply. E-mail regarding same.	0.80	236.00	PDS
	Revising reply in support of motion to bifurcate.	1.80	360.00	BCM
	Receive and process Esquire invoices, TCs and emails re same. Update name files hard copy and ecase name files with depositions and exhibits.	0.50	65.00	TR
Oct-14-10	Continue to draft and revise document stipulation. E-mail to LaSalle counsel regarding same.	1.60	472.00	PDS

	Receive external hard drive back from P. Kraft and begin updating with new productions, depositions, exhibits, video, key documents, pleadings and correspondence. Identify and transfer productions and images to network server for use with network Summation database build. Search review and assemble documents and deposition testimony re Daubert and S.J. briefing preparation per B. Mirakian requests and instructions. T.C.s and emails with Esquire re invoicing issues.	1.70	221.00	TR
Oct-15-10	Continue to draft and revise document stipulation. E-mails to LaSalle counsel and local counsel regarding same. Receive ruling denying motion to transfer. E-mail regarding same.	1.10	324.50	PDS
	T.C. with Trepp attorney re document subpoena, discussion with local counsel re motion to transfer ruling.	0.45	90.00	BCM
	Transfer all data and materials from old hard drive to new hard drive. Search and assemble documents and testimony per B. Mirakian requests. Assemble information and documents per P. Snyder request re Stipulation work. Search review and assemble documents and deposition testimony re Daubert and S.J. briefing preparation per B. Mirakian requests and instructions.	1.90	247.00	TR
Oct-16-10	E-mail to client describing and forwarding recent filings. E-mail to client regarding ruling on motion to transfer and need to advise investors.	0.20	59.00	PDS
	Transfer all data and materials from old hard drive to new hard drive. Receive download circulate and review pleadings. Review emails re various issues.	0.80	104.00	TR
Oct-17-10	Transfer all data and materials from old hard drive to new hard drive. Receive download circulate and review pleadings. Search review and assemble documents and deposition testimony re Daubert and S.J. briefing preparation per B. Mirakian requests and instructions.	1.30	169.00	TR
Oct-18-10	Reviewing LaSalle response to motion to strike Dwyer errata sheet.	1.70	340.00	BCM

	Search review and assemble docs and depo testimony re Daubert and S.J. briefing prep per B. Mirakian requests and instructions. Update key document collections ecase file folders. Review and respond to various emails.	2.60	338.00	TR
Oct-19-10	Search review and assemble docs and depo testimony re Daubert and S.J. briefing prep per B. Mirakian requests and instructions.	2.50	325.00	TR
Oct-20-10	E-mails regarding Dwyer errata motion.	0.25	73.75	PDS
	Reviewing document stipulation, finalizing arrangements for Trepp subpoena.	1.70	340.00	BCM
	Receive download circulate and review pleadings. Update attorney notebooks re briefing. Receive external hard drive back from P. Kraft and begin updating with new productions, depositions, exhibits, video, key docs, pleadings and correspondence. Conti review of exhibits in Summation database and perform detailed coding of same for use as basis for trial exhibit list and stipulation.	1.30	169.00	TR
Oct-21-10	Telephone conference with local counsel regarding status of document stipulations.	0.30	88.50	PDS
	TC with local counsel to discuss document stipulation, reviewing documents for stipulation.	1.75	350.00	BCM
	Receive download circulate and review pleadings. Search review and assemble documents re document stipulation work as requested by B. Mirakian. Update ecase and hard copy name files with depositions, exhibits and docs.	0.80	104.00	TR
Oct-22-10	Reviewing documents for stipulation, TC re Trepp documents.	1.75	350.00	BCM
	Receive download circulate and review pleadings. Confer and receive instructions from B. Mirakian re stipulation tasks.	0.20	26.00	TR
Oct-24-10	Conti review of exhibits in Summation database and perform detailed coding of same for use as basis for trial exhibit list and stipulation.	1.00	130.00	TR

Oct-25-10	E-mail from LaSalle counsel responding to document stipulation issues. E-mail to local counsel regarding same. Draft detailed e-mail regarding same. Attorney conference regarding document stipulation issues. Review and revise reply in support of Dwyer errata motion. Review affidavits regarding same. E-mails regarding same.	1.20	354.00	PDS
	Planning for document authentication, planning witness and exhibit list, TC with local counsel re same, drafting response to LaSalle motion to quash Trepp subpoena, correspondence re same.	3.00	600.00	BCM
	Review and respond to various emails re stipulation and trial exhibit list. Review stipulation spreadsheet and draft of stipulation, review documents and update spreadsheet with documents to be added to draft stipulation. Instructions from Brad re stipulation prep. Receive download circulate and review pleadings.	2.00	260.00	TR
Oct-26-10	Attorney conference regarding document stipulation issues. E-mails regarding same. E-mails regarding strategy and possibly [REDACTED] E-mail regarding motion to quash Trepp document subpoena.	0.25	73.75	PDS
	Correspondence re document stipulation, researching [REDACTED] [REDACTED] drafting Crown and Capmark affidavits for motion for summary judgment exhibits, reviewing and researching LaSalle motion to quash Trepp subpoena.	5.45	1,090.00	BCM
	Review and respond to various emails re stipulation and trial exhibit list. Review stipulation spreadsheet and draft of stipulation, review documents and update spreadsheet with documents to be added to draft stipulation. Instructions from Brad re stipulation prep. Receive download circulate and review pleadings. Review Daubert briefing and prepare exhibits from same. Identify and transfer productions and images to network drive re Summation dbase build. Receive and process invoices and correspondence. Conti	1.80	234.00	TR



	review of exhibits in Summation dbase and perform detailed coding of same for use as basis for trial exhibit list and stipulation.			
Oct-27-10	E-mails regarding document stipulation issues and need to go forward with document depositions. Comprehensive telephone conference with local counsel regarding same.	0.75	221.25	PDS
	Outlining and drafting response to LaSalle motion to quash Trepp subpoena, correspondence re same, correspondence re plan for document authentication, TC re same, revising Crown and Capmark affidavits to authenticate motion for summary judgment exhibits, correspondence re LaSalle position on agreement to extend discovery.	3.40	680.00	BCM
	Review Daubert briefing and prepare exhibits from same. Identify and transfer productions and images to network drive re Summation dbase build. Review stipulation spreadsheet and draft of stipulation, review documents and update spreadsheet with documents to be added to draft stipulation. Receive download circulate and review pleadings. Review draft trial exhibit spreadsheet, update and edit same, search and locate documents per B. Mirakian's request re same. Extended conference call re stipulation and exhibit list work and other tasks.	3.20	416.00	TR
Oct-28-10	Drafting witness and exhibit list, planning for document authentication affidavits or depositions, correspondence to Trepp attorney re subpoena.	6.50	1,300.00	BCM
	Review stipulation spreadsheet and draft of stipulation, review documents and update spreadsheet with documents to be added to draft stipulation. Review draft trial exhibit spreadsheet, update and edit same, search and locate documents per B. Mirakian's and C. Johnson's requests re same.	2.30	299.00	TR
Oct-29-10	E-mail regarding document stipulation issues. E-mail regarding scheduling of Watson deposition and obtaining affidavit.	0.20	59.00	PDS

	Drafting witness and exhibit list, correspondence re same.	7.35	1,470.00	BCM
	Review draft trial exhibit spreadsheet, update and edit same, search and locate documents per B. Mirakian's and C. Johnson's requests re same. Review correspondence and productions letters to locate affidavits of doc authentication. Search [REDACTED] and generate report re [REDACTED]. [REDACTED] Cursory review of various pleadings.	1.50	195.00	TR
Oct-30-10	E-mails regarding Watson deposition and scheduling of other records depositions.	0.10	29.50	PDS
	Drafting witness and exhibit list, correspondence re same.	2.25	450.00	BCM
	Review draft trial exhibit spreadsheet, update and edit same, search and locate documents per B. Mirakian's and C. Johnson's requests re same. Review correspondence and productions letters to locate affidavits of doc authentication. Cursory review of various pleadings.	1.10	143.00	TR
Oct-31-10	Drafting witness and exhibit list, correspondence re document authentication.	2.60	520.00	BCM
	Review draft trial exhibit spreadsheet, update and edit same, search and locate documents per B. Mirakian's and C. Johnson's requests re same. Review correspondence and productions letters to locate affidavits of doc authentication. Cursory review of various pleadings.	1.20	156.00	TR
	Totals	156.30	\$29,808.00	

**DISBURSEMENTS**

Oct-11-10	Idex: expert witness search fee for David Abshier	80.00
Oct-31-10	Overnight delivery charges	19.83
	Pacer federal court charge	19.68
	Lexis computerized legal research services	125.00

Totals	<u>\$244.51</u>
<b>Total Fee &amp; Disbursements</b>	<b><u>\$30,052.51</u></b>
Previous Balance	137,056.20
Previous Payments	77,104.92
<b>Balance Now Due</b>	<b><u>\$90,003.79</u></b>

TAX ID Number 14-1996727

**PAYMENT DETAILS**

Oct-20-10	Payment of Invoice 336	25,701.64
Oct-21-10	Payment of Invoice 336	51,403.28
<b>Total Payments</b>		<b><u>\$77,104.92</u></b>

***Snyder Law Firm LLC***

11551 Granada, Suite 100  
Leawood, KS 66211

Ph:913-685-3900

Fax:913-440-0724

Crown NorthCorp, Inc.  
8716 N. Mopac, Suite 310  
Austin, Texas  
78759

December 6, 2010

**Attention:** Ms. Jackie Trojanowsky

File #: OKC  
Inv #: 352

**RE:** Represent Crown NorthCorp, Inc. in Wells Fargo Bank, N.A. v. LaSalle  
Bank National Association, Case No. CIV-08-01125-C (W.D. Okla.)  
(Oklahoma I)

DATE	DESCRIPTION	HOURS	AMOUNT	LAWYER
Nov-01-10	Finalizing Witness and Exhibit List, drafting response to Motion to Quash Trepp Subpoena, correspondence re doc authentication.	5.15	1,030.00	BCM
	Review and edit exhibit list per B. Mirakian's instructions. Assemble and organize documents requested by B. Mirakian re exhibit list and stipulation documents. Prepare correspondence and pleadings re same. Receive and circulate and update files re invoices. Review, download, circulate and review pleadings.	2.50	325.00	TR
Nov-02-10	Correspondence with Capmark re doc authentication affidavit, drafting response to Motion to Quash Trepp Subpoena, correspondence with OK counsel re doc authentication affidavits and depositions.	4.00	800.00	BCM
	Confer and instructions from B. Mirakian re document stipulation and projects. Review documents in Summation dbase and update same with coding relating to document stipulations. Transfer production images to network server from external hard drive. Search and review documents, assemble same re document authentication depositions. Receive instructions from P. Kraft and C. Johnson re	2.80	364.00	TR

SLF0K000250

	depo prep work. Review, download, circulate and review pleadings.			
Nov-03-10	Finalizing Response to Motion to Quash Trepp Subpoena, TC with OK counsel re doc authentication.	1.85	370.00	BCM
	Review ImageDepot dbase and identify productions and depo exhibits needed to load in same. Assemble documents per B. Mirakian's requests re authentication issues and subpoenas. Assemble documents per C. Johnson requests re authentication depositions. Assemble and email info and documents to K. Gallagher re document authentication issues. Review and compare LaSalle's document stipulation list with Pl stipulation list and identify duplicates. cursory review of pleadings. Emails re various issues.	3.00	390.00	TR
Nov-04-10	Telephone conference with local counsel regarding document depositions and status of document stipulation.	0.25	73.75	PDS
	Correspondence re doc authentication issues.	0.65	130.00	BCM
	Assemble documents per B. Mirakian's requests re authentication issues and subpoenas. Assemble documents per C. Johnson requests re authentication depositions. Review and compare LaSalle's document stipulation list with Pl stipulation list and identify duplicates. Receive, download, circulate and review pleadings. Emails re various issues. Review and mark for B. Mirakian's request Dfs potential stipulation documents.	2.60	338.00	TR
Nov-05-10	Correspondence re doc authentication issues.	0.75	150.00	BCM
	Update and work on Summation dbase re images correct pathing and miscellaneous dbase errors on network dbase. Conti review of df stipulation documents and assemble same for review by B. Mirakian, compare df stip docs with pl stip documents and responses. Review documents in Summation dbase and update same with coding relating to document stipulations. Transfer production images to	3.50	455.00	TR

	network server from external hard drive. Search and review documents, assemble same re document authentication depos. Cursory review of pleadings.			
Nov-06-10	Assemble documents per P. Snyder, B. Mirakian and C&W requests re authentication depos and stipulation projects and responses. Review stipulation responses, deposition notices, emails and pleadings. Search, review and assemble documents re 3rd party doc authentication depo prep. Cursory review of pleadings.	1.60	208.00	TR
Nov-07-10	Emails and telephone conferences with local counsel regarding document depositions and document stipulations. Telephone conferences with LaSalle counsel regarding same. Emails in follow up to same.	1.90	560.50	PDS
	Preparation for, and attending, TC with LaSalle re doc authentication.	0.75	150.00	BCM
	Assemble documents per P. Snyder, B. Mirakian and C&W requests re authentication depos and stipulation projects and responses. Review stipulation responses, deposition notices, emails and pleadings. Search, review and assemble documents re 3rd party doc authentication depo prep. Cursory review of pleadings.	1.50	195.00	TR
Nov-08-10	Revise email to LaSalle counsel regarding records depositions and document stipulations. Emails regarding Watson deposition. Telephone conferences with local counsel regarding same. Email from LaSalle counsel regarding records depositions and document stipulations. Emails regarding scheduling other depositions. Emails regarding Watson deposition exhibits.	1.25	368.75	PDS
	Correspondence re doc authentication, updating addendum to proposed doc stip.	1.10	220.00	BCM
	Begin transferring information on second hard drive to be used by consultants	1.20	126.00	CJB
	Review, compare and coding of df and pl proposed stipulation documents. Assemble	3.00	390.00	TR

	documents, email same and t/c's re 3rd party doc authentication deposition. Search review and circulate documents requested by B. Mirakian, P. Snyder and C&W re depo prep and stipulation prep.			
Nov-09-10	Email to LaSalle counsel regarding document stipulation. Telephone conference with LaSalle counsel regarding same. Follow up emails regarding same and scheduling depositions. Emails regarding Watson deposition and follow up regarding same.	0.40	118.00	PDS
	Reviewing and revising Crown affidavit for doc authentication, correspondence to Berkadia re Capmark affidavit.	0.90	180.00	BCM
	Continue transferring information on second hard drive to be used by consultants; review e-files for court reporter's certification pages to depositions; update deposition matrix regarding same	1.90	199.50	CJB
	Review, compare and coding of df and pl proposed stipulation documents. Assemble documents, email same and t/c's re 3rd party doc authentication deposition. Search review and circulate documents requested by B. Mirakian, P. Snyder and C&W re depo prep and stipulation prep. Search and prepare MSJ reply exhibits and deposition testimony.	3.70	481.00	TR
Nov-10-10	Email regarding scheduling remaining records depositions. Work on document stipulation. Email to LaSalle counsel regarding same. Telephone conference with local counsel regarding same. Email regarding Watson deposition and improper questions asked during same. Email regarding [REDACTED] and exhibits. Attorney conference and telephone conference regarding same.	0.90	265.50	PDS
	TC re doc authentication, drafting addendum for proposed doc stip.	2.15	430.00	BCM
	Review draft brief, search and prepare MSJ reply exhibits and deposition testimony. Conti. review, compare and coding of df and pl proposed stipulation documents. Search review and circulate documents requested by	3.30	429.00	TR

	B. Mirakian, P. Snyder stipulation projects. Cursory review of pleadings.			
Nov-11-10	Emails regarding adding documents to document stipulations. Draft and revised list of additional documents. Email to LaSalle counsel forwarding same.	0.60	177.00	PDS
	Review [REDACTED] [REDACTED] email correspondence with PDS regarding same; update spreadsheet regarding stipulations for trial; begin review of hard files for court reporter's certification pages.	1.20	126.00	CJB
	Review drafts of trial exhibit lists and stipulation drafts and assemble documents and information per B. Mirakian's requests re same. Review draft brief, search and prepare MSJ reply exhibits and deposition testimony. Instructions to C. Brown re projects. Update network files, ecase name files and hard copy name files with various documents.	3.20	416.00	TR
Nov-12-10	Email regarding noticing document depositions. Receive and review LaSalle's list of documents to include in stipulation.	0.10	29.50	PDS
	Continue review of hard files for court reporter's certification pages; update key index regarding same	1.80	189.00	CJB
	Review draft brief, search and prepare MSJ reply exhibits and deposition testimony. Update internal MSJ exhibit lists. Update working version of trial exhibit lists with information and data removed prior to filing. Receive df additional responses to pl proposed stip docs, update database with stip coding. Review and respond to various emails. Receive download circulate and review pleadings.	3.60	468.00	TR
Nov-13-10	Receive download circulate and review pleadings. Update working version of trial exhibit lists with information and data removed prior to filing. Receive df additional responses to pl proposed stip docs, update database with stip coding. Review and respond to various emails.	1.20	156.00	TR



Nov-15-10	E-mail regarding upcoming schedule for document depositions. E-mails regarding document depositions and authentication issues. E-mail regarding motion to quash Trepp subpoena. Review documents LaSalle wants to include in document stipulation. Telephone conference with local counsel regarding document authentication issues. E-mail regarding status of Karp deposition. E-mails regarding draft response to LaSalle regarding document issues.	1.80	531.00	PDS
	Reviewing and analyzing LaSalle reply in support of motion to quash Trepp subpoena, TC with OK counsel re plan for doc authentication depositions, correspondence re doc authentication.	2.60	520.00	BCM
	Finish review of hard files for court reporter's certification pages; update key index regarding same; email notice to firm regarding same; update summary judgment briefing binders with current responses and replies; update deposition transcript binders with new transcript; update e-file and hard drive with new transcript; review exhibits to summary judgment briefing for court reporter's certification pages; follow up email to BCM regarding same; update spreadsheet with information on filing certification pages with court; create spreadsheet of remaining certification pages needed; email Esquire regarding same	2.30	241.50	CJB
	Update working version of trial exhibit lists with information and data removed prior to filing. TC with P. Kraft re Summation and web hosted dbases. Update hard drive and network folders with documents, exhibits and pleadings. Instructions from B. Mirakian re stipulation work and document prep. Receive and process deposition exhibits and depositions, update ecase name files and Summation. Review and assemble documents re 3rd party doc authentication depo. Update C&W hard drive with video, productions, depositions and exhibits. Receive download circulate and review pleadings.	3.80	494.00	TR

Nov-16-10	E-mails and attorney conferences regarding documents depositions and stipulation. E-mail regarding review of document LaSalle wants to include in stipulation. E-mails regarding negotiations with LaSalle regarding using affidavits in lieu of depositions.	1.10	324.50	PDS
	Reviewing Capmark docs for possible inclusion in stipulation, reviewing Lawrence docs for possible inclusion in stipulation, correspondence with LaSalle re doc authentication depositions.	2.60	520.00	BCM
	Review file documents and begin creating a master contact list for all parties in matter	2.20	231.00	CJB
	Update C&W hard drive with video, productions, depos and exhibits. cursory review of pleadings. Review and respond to various emails. Review tag and export Summation Briefcase of documents per B. Mirakian's request re LaSalle proposed stipulation documents. Conference call with P. Kraft and C&W tech re Summation dbase set up. Review additional LaSalle responses to Pl proposed stipulation documents and update Summation dbase with information from same. Instructions to C. Brown re projects. Instructions from P. Snyder re stipulations projects.	3.90	507.00	TR
Nov-17-10	E-mails regarding document stipulation, scheduling Crown document deposition, preparing for Karp deposition, scheduling other document depositions. Continue to review documents LaSalle wants to add to stipulation. E-mail and attorney conferences regarding same. Prepare for Karp deposition. Participate in Karp deposition by telephone. E-mail in follow-up to same. Additional comprehensive work on document stipulation and review of LaSalle's proposed documents.	6.70	1,976.50	PDS
	Reviewing Capmark docs for possible inclusion in stipulation, correspondence re same, correspondence with OK counsel re doc authentication depositions, TC with OK counsel re Smith Moore Leatherwood affidavit.	1.65	330.00	BCM

	Continue review of file documents for additional contact information and edits to master contact list for all parties in matter; email correspondence with local counsel regarding court reporter's certification pages; update deposition transcript matrix regarding same; review of California court docket sheet to determine trial date; email PDS regarding same	2.30	241.50	CJB
	Update C&W hard drive with video, productions, depositions and exhibits. cursory review of pleadings. Review and respond to various emails. Review additional LaSalle responses to Pl proposed stipulation documents and update Summation database with information from same. Instructions to C. Brown re projects. Assemble documents requested by P. Snyder and B. Mirakian re stipulation documents.	3.60	468.00	TR
Nov-18-10	Attorney conferences and e-mails regarding document stipulation project. Continue to review documents proposed for inclusion by LaSalle. E-mails regarding same. Additional and numerous e-mails and attorney conferences regarding same.	4.80	1,416.00	PDS
	Preparing spreadsheet response to LaSalle requests for inclusion in doc stip, reviewing docs for same, correspondence re authentication affidavits and depositions.	3.85	770.00	BCM
	Make edits to master contact list; download transcripts of depositions and court conference calls to network and hard drive; begin review of deposition transcripts for references to other individuals' exhibits; update matrix regarding same	2.20	231.00	CJB
	Review additional LaSalle responses to Pl proposed stipulation documents and update Summation database with information from same. Review and respond to various emails. Assemble documents requested by P. Snyder and B. Mirakian re stipulation documents and deposition prep. cursory review of pleadings. Update various key indices and notebooks. Receive and process depositions and exhibits,	3.60	468.00	TR

	send same to vendor for syncing, update Summation dbase with same.			
Nov-19-10	E-mails and attorney conferences regarding LaSalle's response to document in stipulation. E-mail to LaSalle counsel regarding missing documents. Review draft response to LaSalle. Review and revise same. E-mail regarding document stipulation project and follow up to same. [REDACTED] [REDACTED]	1.00	295.00	PDS
	Reviewing LaSalle's responses to Plaintiff's proposed doc stip, correspondence re same.	2.00	400.00	BCM
	Conti various work on stipulation projects including coding of Summation dbase of Df and Pl responses to proposed stipulation documents, generate master spreadsheet of LaSalle responses, assemble and circulate documents as requested by B. Mirakian and P. Snyder. Update network drive with correspondence, pleadings and documents. Update working version of trial exhibit lists with information and data removed prior to filing.	4.20	546.00	TR
Nov-20-10	Conti various work on stipulation projects including coding of Summation dbase of Df and Pl responses to proposed stipulation documents, generate master spreadsheet of LaSalle responses.	2.50	325.00	TR
Nov-21-10	Conti various work on stipulation projects including coding of Summation dbase of Df and Pl responses to proposed stipulation documents, generate master spreadsheet of LaSalle responses.	1.60	208.00	TR
Nov-22-10	E-mails and conferences regarding document stipulation project. E-mails regarding plans for following up and talking with LaSalle counsel regarding same.	0.75	221.25	PDS
	Reviewing LaSalle comments re proposed docs for stip.	0.85	170.00	BCM
	Continue review of deposition transcripts for references to other individuals' exhibits; update matrix regarding same; prepare exhibits	2.30	241.50	CJB

	for supplemental summary judgment filings; telephone call with and email to court reporter regarding B. Smith's certification page; review Watson deposition transcript for specific testimony relating to exhibit			
	Compare and analysis of pl and df proposed stipulation documents to determine duplicates and status of certain document responses. Provide information, documents and various spreadsheets to B. Mirakian and P. Snyder re stipulation work. Instructions to C. Brown re projects. Assist and prepare affidavits for filing. QC and edit Summation dbase re stipulation responses by Pl and Df.	4.50	585.00	TR
Nov-23-10	Review document stipulations and documents at issue. Attorney conferences regarding same. E-mails regarding same. E-mail regarding issues to raise during conference call with LaSalle counsel. Telephone conference with local counsel regarding same. Telephone conference with LaSalle counsel regarding same. E-mails in follow-up to same. Telephone conference with client regarding document stipulation issues. E-mails in follow up to same.	2.30	678.50	PDS
	Correspondence with LaSalle re responses to Plaintiff's proposed docs for stip, TC with LaSalle re doc stip and depositions.	2.15	430.00	BCM
	Continue review of deposition transcripts for references to other individuals' exhibits; update matrix regarding same; finalize exhibits to supplemental summary judgment filings; email local counsel finalized exhibits	2.40	252.00	CJB
	Compare and analysis of pl and df proposed stipulation documents to determine duplicates and status of certain document responses. Provide information, documents and various spreadsheets to B. Mirakian and P. Snyder re stipulation work. QC and edit Summation dbase re stipulation responses by Pl and Df. Update Summation dbase and tech work on same re check pack and blaze, backup dbase on external harddrive. Conference and instructions from B. Mirakian and P. Snyder re	4.10	533.00	TR

	stipulation projects and depo prep work. Review and respond to various emails.			
Nov-24-10	Telephone conferences and e-mails regarding document stipulation issues and status of document depositions. E-mail from LaSalle counsel changing date for LaSalle deposition and other issues. Forward same to client and local counsel. Respond to same.	0.75	221.25	PDS
	Completing and filing supplement for authentication of MSJ exhibits, correspondence same.	0.50	100.00	BCM
	Continue review of deposition transcripts for references to other individual's exhibits; update matrix regarding same.	1.30	136.50	CJB
	Update and edit master spreadsheet of LaSalle responses. Compare and analysis of pl and df proposed stipulation documents to determine duplicates and status of certain document responses. Begin work on identifying documents both parties agree to stipulate to and identifying documents to be used as potential deposition exhibits re LaSalle rep doc authentication depo.	2.80	364.00	TR
Nov-25-10	E-mail regarding document stipulation status and document depositions.	0.25	73.75	PDS
Nov-28-10	Review spreadsheets listing documents for stipulations agreed to by LaSalle. E-mail local counsel regarding strategy for document stipulations and document depositions.	1.20	354.00	PDS
	Conti work on identifying documents both parties agree to stipulate to and identifying documents not stipulated to to be used as potential deposition exhibits re LaSalle rep doc authentication depo. Create various spreadsheets re same.	0.80	104.00	TR
Nov-29-10	E-mail from LaSalle counsel regarding LaSalle document deposition. Respond to same. E-mails and attorney conferences regarding same and drafting comprehensive e-mail to LaSalle. Draft comprehensive e-mail to LaSalle regarding document stipulation issues. Review lists of documents to cover during	1.80	531.00	PDS

	LaSalle deposition. Additional e-mails regarding deposition logistics.			
	Reviewing and revising draft of agreed docs for stipulation, correspondence re same, researching caselaw re business records exception to hearsay, TC with local re same.	3.35	670.00	BCM
	Email correspondence with client regarding Watson deposition; review Wasser deposition exhibits for any third party documents to be included as exhibits in 12/2 deposition; create a matrix containing only documents that LaSalle has not stipulated to	2.10	220.50	CJB
	Instructions from B. Mirakian re Stipulation work and P. Snyder re deposition prep re LaSalle document authentication depo. Review, assemble and organize non stipulated documents to be used as potential deposition exhibits. Receive download circulate and review pleadings.	4.20	546.00	TR
Nov-30-10	E-mails regarding document stipulation, preparing for LaSalle deposition. Draft list of documents to use as exhibits at deposition. E-mails to LaSalle regarding same. Telephone conference regarding drafting updated stipulations. E-mail from LaSalle counsel regarding same. E-mail regarding [REDACTED] to business records exception. E-mail regarding locating prior Wasser deposition testimony. [REDACTED] [REDACTED] [REDACTED] [REDACTED]	1.50	442.50	PDS
	Researching business records exception to the hearsay rule and preparing guide re same, assembling updated document stipulations, correspondence re same.	4.15	830.00	BCM
	Confirm all exhibits for deposition have been printed, are on the e-file and in the same order; prepare deposition exhibits for shipping to New York; multiple emails to court reporter regarding LaSalle deposition logistics; begin review of Callahan, Peterson, Micka and Mustain's deposition exhibits and compare	2.90	304.50	CJB

with Wasser's deposition exhibits; create matrix regarding same.

Dcpo prep re review, asssmble and organize non stipulated documents to be used as potential deposition exhibits. Review stipulation spreadsheets and drafts and confirm entries for joint stipulations.Receive download circulate and review pleadings.	4.10	533.00	TR
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Totals	175.65	<u>\$29,894.75</u>
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**DISBURSEMENTS**

Nov-30-10	Taxi and parking for LaSalle records deposition in New York City	42.97
	Food for LaSalle records deposition in New York City	16.80
	FedEx delivery charges	63.42
	Airfare and hotel for LaSalle records deposition in New York City	593.16
	Taxi, mileage to airport and food for LaSalle records deposition in New York City	47.98
	Lexis computerized legal research services	100.00

Totals	<u>\$864.33</u>
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<b>Total Fee &amp; Disbursements</b>	<u><b>\$30,759.08</b></u>
Previous Balance	90,003.79
Previous Payments	59,951.28
<b>Balance Now Due</b>	<u><b>\$60,811.59</b></u>

TAX ID Number 14-1996727

**PAYMENT DETAILS**

Nov-23-10	Payment of Invoice 340	59,951.28
<b>Total Payments</b>		<u><b>\$59,951.28</b></u>